

Washington, Wednesday, October 11, 1944

Regulations

TITLE 7—AGRICULTURE

Chapter XI—War Food Administration (Distribution Orders)

IWFO 22-71

PART 1425—CANNED AND PROCESSED FOODS CANNED CITRUS FRUIT AND CANNED CITRUS FRUIT JUICES

Pursuant to the authority vested in me by War Food Order No. 22, as amended (8 F.R. 2243, 6397, 9 F.R. 4321, 4319), it is hereby ordered as follows:

§ 1425.9 Quota restrictions and allocations—(a) Definitions. (1) "Quota period" means the period from December 1, 1944, to November 30, 1945, both dates inclusive, in California; and the period from August 1, 1944, to July 31, 1945, both dates inclusive, in States other than California.

(2) "Base period" means (i) with respect to grapefruit juice, orange juice, and orange juice and grapefruit juice blended, packed in California, the period commencing on December 1, 1943. and ending on November 30, 1944; and with respect to grapefruit juice, orange juice, and orange juice and grapefruit juice blended, packed in States other than California, the period commencing on August 1, 1943, and ending on July 31, 1944; (ii) with respect to grapefruit segments packed in California, the period commencing on December 1, 1941, and ending on November 30, 1942; and with respect to grapefruit segments packed in States other than California, the period commencing on August 1, 1941, and ending on July 31, 1942.

(3) "Canned citrus fruit and canned citrus fruit juices" means the canned citrus fruit and canned citrus fruit juices listed in Column A of Table I, attached hereto and by this reference made a part hereof.

(4) Each term defined in War Food Order No. 22, as amended, shall, when used herein, have the same meaning as set forth for such term in said War Food Order No. 22, as amended.

(b) Quota restrictions. Each canner of canned citrus fruit and canned citrus fruit juices shall set aside, in the manner and quantities hereinafter specified, and thereafter hold for delivery to Government agencies, canned citrus fruit and canned citrus fruit juices, respectively, packed by such canner at any time during the quota period. The quantity of canned citrus fruit and canned citrus fruit juices to be set aside from each canner's pack of each such product packed during the quota period shall be computed by applying the percentage specified therefor in Column B of said Table I against the respective canner's total pack of the respective product during the base period, including his pack in metal and glass containers. If the type, style, variety, and grade of any such canned citrus fruit or canned citrus fruit juices are specified in said Table I, such commodities shall be in the type, style, variety, and grade so specified; but other types, styles, varieties, and grades shall be substituted to the extent that those specified in said Table I are not packed. In the event a canner is preparing to pack, during the quota period, any canned citrus fruit or canned citrus fruit juice listed in Column A of said Table I, which he did not pack during the base period, such canner shall so inform the Director by letter, stating the anticipated quantities to be packed; and such canner shall set aside, and thereafter hold for delivery to Government agencles, a quantity determined by applying the percentage set forth in Column B of said Table I against the canner's total pack during the quota period of each such canner's citrus fruit or canned citrus fruit juice, respectively. In the event a canner does not pack, during the quota period, a quantity of any product designated in Column A of said Table I which is sufficient to meet the set-aside require-

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NOTICE

The Cumulative Supplement to the Code of Federal Regulations, covering the period from June 2, 1938, through June 1, 1943, may be obtained from the Superintendent of Documents, Government Printing Office, at \$3.00 per unit. The following are now available:

Book 1: Titles 1-3 (Presidential doc uments) with tables and index. Book 2: Titles 4-9, with index. Book 3: Titles 10-17, with index. Book 4: Titles 18-25, with index. Book 5, Part 1: Title 26, Parts 2-178. Book 5, Part 2: Title 26, completed; Title 27: with index. Book 6: Titles 28-32, with index.

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ments for the respective product for such quota period, the respective canner shall be deemed to be in compliance with the set-aside provisions of this order with regard to the respective product if he sets aside the entire quantity of such product which is packed by him during the quota period.

(c) Applicability of order. citrus fruit and canned citrus fruit juices not mentioned in said Table I are not required to be set aside pursuant to the provisions hereof. The provisions of this order shall apply only to canned citrus fruit and canned citrus fruit juices packed in any of the 48 States of the United States or the District of Columbia.

(d) When entire pack not set aside for Government agencies. In the event the provisions hereof do not require a canner to set aside his entire pack of any canned citrus fruit or canned citrus fruit juice specified in Column A of said Table I, the portion of each such product required to be set aside by him for Government agencies shall be set aside as follows: (1) At least two-thirds of the set-aside portion shall be taken from the first preference grade of the canned product, as specified in Column D of Table I, to the extent that such preference grade is packed by the respective canner, but, if the quantity of the said first preference grade which is packed by such person is not sufficient to meet that requirement, the total quantity of such first preference grade shall be set aside for Government agencies; (2) to the extent that the quantity set aside for Government agencies from the first preference grade in accordance with the provisions of (1) above may fail to complete his set-aside quota, he shall set aside from his production of the second preference grade of the canned product, as specified in Column E

of Table I, such quantity to complete his set-aside quota but, if the quantity of e said second preference grade packed by such person is not sufficient to complete such set-aside quota, the total quantity of such second preference grade shall be set aside for Government agencies; and (3) to the extent that the quantity set aside for Government agencies from the first and second preference grades in accordance with the provisions of (1) and (2) above may fail to complete his setaside quota, he shall set aside from his production of his third preference grade, of any, of the canned product, as specified in Column F of Table I, sufficient of such quantity to complete his set-aside

quota as may be available.
(e) Reports. The reports required by § 1425.1 (c) of War Food Order No. 22, as amended, shall be submitted on Form FDA-685. The reports shall be submitted to the Director within 15 days after

the completion of the pack.

(f) Purchase, inspection, and specifications. The quantities of canned citrus fruit and canned citrus fruit juices set aside for Government agencies pursuant to the provisions hereof are hereby allocated to the Army of the United States, and the said Army may purchase such set-aside commodities for its own account, or for the account of other Government agencies whenever it has agreed with such agencies to do so. The Army of the United States and the Office of Distribution of the War Food Administration, respectively, are authorized to inspect and grade such canned foods pursuant to § 1425.1 (d) of said War Food Order No. 22, as amended. The Army of the United States is authorized to issue specifications at any time with regard to the processing, packing, containers, container treatment, can marking, labeling, boxing, and strapping of such canned foods pursuant to § 1425.1 (b) (5) of said War Food Order No. 22, as amended.
(g) Effective date. This order shall

become effective at 12:01 a. m., e. w. t.,

October 9, 1944.

Note: All reporting requirements of this order have been approved by, and subsequent reporting and record-keeping requirements will be subject to the approval of, Bureau of the Budget in accordance with the Federal Reports Act of 1942.

(E.O. 9280, 7 F.R. 10179; E.O. 9322, 8 F.R. 3807; E.O. 9334, 8 F.R. 5423; E.O. 9392, 8 F.R. 14783; WFO 22, as amended, 8 F.R. 2243, 6397, 9 F.R. 4321, 4319)

Issued this 7th day of October 1944.

LEE MARSHALL, Director of Distribution.

TABLE 1-CANNED CITRUS FRUIT AND CANNED CITRUS FRUIT JUICES

A	В	σ ′	D	E	F	a
Product	Per-	Type, style, variety (sequence		Irado preferen	oca .	Can size (so-
	age	does not denote preference)	First	Second	Third	notes prefer- ence)
Grapefruit Grapefruit juice Orange juice	58 39 30	Segments Sweetened or unsweetened Sweetened or unsweetened	Fancy Fancy Fancy	Standard	Broken	2, 10-3 cyl,-2, 10-3 cyl,-2,
Orange juice and grape- fruit juice blended.	32	Sweetened or unsweetened (50 percent orange and 50 percent grapefrüit).	Fancy	Standard	4444446455	10-3 cyl,-2,

TITLE 16—COMMERCIAL PRACTICES

Chapter I-Federal Trade Commission

[Docket No. 3461]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

BRADLEY BOSTON, INC., ET AL.

§ 3.6 (i) Advertising falsely or misleadingly—Free goods or services: § 3.6 (n) Advertising falsely or misleadingly-Nature-Product: § 3.72 (e) Offering deceptive inducements to purchase or deal—Free goods. In connection with offer, etc., in commerce, of watches, rings and other jewelry, (1) representing, designating or describing watches which are not "lever set", equipped with "micrometers", and do not contain 19 or more jewels properly placed so as to insure accuracy and to eliminate friction, as "railroad" or "engineer" *。*tion, as watches; (2) representing, designating or describing watches and other articles regularly included in a combination offer with a ring or other article as "free". "included free", or "included free of extra charge"; (3) representing, designating or describing watches or other articles delivered only upon the condition that some other articles be purchased and paid for as "free", "included free" or "included free of extra charge" or in any other manner indicating that the watch or other article is a gift or gratuity; or (4) using the term "free" or any other term of similar import and meaning to describe, designate, or refer to any merchandise which is not a gift or gratuity and delivered to the recipient thereof without cost and unconditionally; prohibited. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) (Modified cease and desist order, Bradley Boston, Inc., et al., Docket 3461, September 12, 1944)

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 12th day of September A. D. 1944.

In the Matter of Bradley Boston, Inc., a Corporation, Also Trading as Gold Standard Watch Company; National Watch Company, a Corporation, Also Trading as Gold Standard Watch Company; and Peter Turchon, Individually and as an Officer of Said Corporations

This proceeding having been heard by the Federal Trade Commission on the complaint of the Commission and a stipulation as to the facts entered into between the respondents herein and W. T. Kelley, Chief Counsel for the Commission, which provides, among other things, that without further evidence or other intervening procedure, the Commission may issue and serve upon the respondents herein findings as to the facts and conclusion based thereon and an order disposing of the proceeding; and the Commission having duly made and issued its findings as to the facts, conclusion and order to cease and desist dated December 22, 1938, and the Commission having further considered said order to cease and desist heretofore issued, and being of the opinion that the public interest requires that a modified order to cease and desist should be issued in said cause; and the Commission having given due notice to the respondents to show cause on July 24, 1944, why this case should not be reopened for the purpose of modifying said order to cease and desist; and the Commission having considered the matter and the record herein, and having issued its order modifying said order in certain respects, issues this its modified order to cease and desist:

It is ordered, That the respondents, Bradley Boston, Inc., a corporation, also trading as Gold Standard Watch Company, and National Watch Company, and National Watch Company, corporation, also trading as Gold Standard Watch Company, their officers, agents, representatives and employees, and Peter Turchon, his representatives, agents and employees, directly or through any corporate or other device, in connection with the offering for sale, sale and distribution of watches, rings and other jewelry in interstate commerce or in the District of Columbia, do forthwith cease and desist from:

(1) Representing, designating or describing watches which are not "lever set," equipped with "micrometers," and do not contain 19 or more jewels properly placed so as to insure accuracy and to eliminate friction, as "railroad" or "engineer" watches.

(2) Representing, designating or describing watches and other articles regularly included in a combination offer with a ring or other article as "free," "included free," or "included free of extra charge."

(3) Representing, designating or describing watches or other articles delivered only upon the condition that some other articles be purchased and paid for as "free", "included free" or "included free of extra charge" or in any other manner indicating that the watch or other article is a gift or gratuity.

(4) Using the term "free" or any other

(4) Using the term "free" or any other term of similar import and meaning to describe, designate or refer to any merchandise which is not a gift or gratuity and delivered to the recipient thereof without cost and unconditionally.

It is further ordered, That the respondents, shall, within sixty days after service upon them of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which they have complied with this order.

By the Commission.

[SEAL]

Otis B. Johnson, Secretary.

[F. R. Doc. 44-15669; Filed, Oct. 10, 1944; 11:29 a. m.]

[Docket No. 4322]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

EASTMAN KODAK CO.

§ 3.63 (d) Maintaining resale prices— Contracts and agreements—Miller-Tydings amendment. In connection with offer, etc., in commerce, of respondent's Kodachrome and Magazine Film (1) entering into, either directly or indirectly, any contract, agreement, or understanding with its dealer-customers which provides that respondent's Kodachrome Film or Magazine Film is not to be advertised, offered for sale, or sold by such dealer-customers at prices less than those specified or fixed by the respondent; or (2) enforcing or continuing in operation any contract, agreement, or understanding with its dealer-customers to fix or maintain minimum resale prices at which respondent's Kodachrome Film or Magazine Film is to be offered for sale or sold; prohibited, subject to the proviso, however, that if conditions later change so that there are other com-modities of the same general class produced or distributed by others which are sold in free and open competition with respondent's Kodachrome or Magazine Film, then, and in that event, the Commission will, upon proper showing by the respondent, reconsider the terms of the order in the light of such new conditions. (Sec. 5, 38 Stat. 719, as amended by sec. 3, 52 Stat. 112; 15 U.S.C., sec. 45b) (Cease and desist order, Eastman Kodak Company, Docket 4322, September 9,

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 9th day of September A. D. 1944.

In the Matter of Eastman Kodak Company

This proceeding having been heard by the Federal Trade Commission on the complaint of the Commission, answer of the respondent, testimony and other evidence in support of the allegations of said complaint and in opposition thereto taken before a trial examiner of the Commission theretofore duly designated by it, report of the trial examiner upon the evidence and exceptions filed thereto, briefs in support of the complaint and in opposition thereto, and oral argument of counsel; and the Commission having made its findings as to the facts and its conclusion that the respondent has violated the provisions of the Federal Trade Commission Act:

It is ordered, That the respondent, Eastman Kodak Company, a corporation, and its officers, representatives, agents, and employees, directly or through any corporate or other device in connection with the offering for sale, sale, and distribution of its Kodachrome and Magazine Film in commerce as "commerce" is defined in the Federal Trade Commission Act, do forthwith cease and desist from—

1. Entering into, either directly or indirectly, any contract, agreement, or understanding with its dealer-customers which provides that respondent's Kodachrome Film or Magazine Film is not to be advertised, offered for sale, or sold by such dealer-customers at prices less than those specified or fixed by the respondent.

2. Enforcing or continuing in operation any contract, agreement, or understanding with its dealer-customers to fix or maintain minimum resale prices at which respondent's Kodachrome Film or Magazine Film is to be offered for sale or sold.

Provided, however, That if conditions later change so that there are other commodities of the same general class produced or distributed by others which are sold in free and open competition with respondent's Kodachrome or Magazine Film, then, and in that event, the Commission will, upon proper showing by the respondent, reconsider the terms of this order in the light of such new conditions.

It is further ordered, That the respondent shall, within sixty (60) days after service upon it of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which it has complied with this order.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretáry.

[F. R. Doc. 44-15671; Filed, Oct. 10, 1944; 11:28 a. m.]

[Docket No. 4821]

PART 3—DIGEST OF CEASE AND DESIST ORDERS

SOUTHGATE BROKERAGE CO., INC.

§ 3.45 (e) Discriminating in price—Indirect discrimination—Brokerage payments. In connection with the purchase of food products or other merchandise in commerce, receiving or accepting from any seller, directly or indirectly, anything of value as brokerage, or any commission, compensation, allowance, or discount in lieu thereof, upon purchases made for respondent's own account; prohibited. (Sec. 2 (c), 49 Stat. 1527; 15 U.S.C., sec. 13 (c)) (Cease and desist order, Southgate Brokerage Company, Inc., Docket 4821, September 12, 1944)

At a regular session of the Federal Trade Commission, held at its office in the City of Washington, D. C., on the 12th day of September A. D. 1944.

In the Matter of Southgate Brokerage Company, Inc., a Corporation

This proceeding having been heard by the Federal Trade Commission upon the complaint of the Commission, the answer of respondent, testimony and other evidence taken before a trial examiner of the Commission theretofore duly designated by it, report of the trial examiner upon the evidence and the exceptions to such report, and briefs in support of and in opposition to the complaint (oral argument not having been requested); and the Commission having made its findings as to the facts and its conclusion that the respondent has violated the provisions of subsection (c) of Section 2 of the Act of Congress entitled "An Act to supplement existing laws against unlawful restraints and monopolies, and for other purposes," approved October 15, 1914 (the Clayton Act), as amended by the Robinson-Patman Act. approved June 19, 1936 (15 U.S.C., sec.

It is ordered, That the respondent, Southgate Brokerage Company, Inc., a corporation, and its officers, agents, representatives, and employees, directly or through any corporate or other device, in connection with the purchase of food products or other merchandise in commerce, as "commerce" is defined in the Clayton Act, do forthwith cease and desist-from:

Receiving or accepting from any seller, directly or indirectly, anything of value as brokerage, or any commission, compensation, allowance, or discount in lieu thereof, upon purchases made for respondent's own account.

It is further ordered, That the respondent shall, within sixty (60) days after service upon it of this order, file with the Commission a report in writing, setting forth in detail the manner and form in which it has complied with this order.

By the Commission.

[SEAL]

OTIS B. JOHNSON, Secretary.

[F. R. Doc. 44-15670; Filed, Oct. 10, 1944; 11:28 a. m.]

TITLE 26-INTERNAL REVENUE

Chapter I—Bureau of Internal Revenue Subchapter A—Income and Excess Profits Taxes -[T. D. 5407]

PART 29—INCOME TAX; TAXABLE YEARS BEGINNING AFTER DECEMBER 31, 1941

INVENTORIES UNDER ELECTIVE METHOD

Section 29.22(d)-1 of Regulations 111 (26 CFR, Cum. Supp.) is amended by adding at the end of that section the following:

\$29.22(d)-1 Inventories under elective method. * * *

A manufacturer or processor who has adopted the elective inventory method as to a class of goods may elect to have such method apply to the raw materials only (including those included in goods in process and in finished goods) expressed in terms of appropriate units. If such method is adopted, the adjustments are confined to costs of the raw material in the inventory and the cost of the raw material in goods in process and in finished goods produced by such manufacturer or processor and reflected in the inventory.

Example (1). Assume the opening inventory had 10 units of raw material, 10 units of goods in process, and 10 units of finished goods and the raw material cost was 6¢ a unit, the processing cost 2¢ a unit, and overhead cost 1¢ a unit. For the purposes of this example, it is assumed that the entire amount of goods in process was 50 percent processed.

OPENING INVENTORY

	Raw	Goods in	Finished
	material	process	goods
Raw material Processing cost Overhead	Cents 60	Cents 60 10 05	Cents 60 20 10

In the closing inventory there are 20 units of raw material, 6 units of goods in process, and 8 units of finished goods and the costs were—raw material 10¢, processing cost 4¢, and overhead 1¢.

CLOSING INVENTORY
[Based on cost and prior to adjustment]

	Raw material	Goods in process	Finished goods
Raw material Processing costs Overhead	\$2,00	\$0.60 .12 .03	\$0.80 .32 .09
Total	2.00	.75	1.20

There were 30 units of raw material in the opening inventory and 34 units in the closing inventory. The adjustment to the closing inventory would be as follows:

CLOSING INVENTORY AS ADJUSTED

	Raw mate- rial	Goods in process	Finished goods
Raw material	20 ⊘ 6€ ⇔ \$1. 20	6 ⊕ 65 = \$0.36	4 @ 63 = \$0.21 1 4 @ 104 =
Processing costs. Overhead		.03	.40 .32 .09
Total	1. 20	. 61	1.01

¹ This excess is subject to determination of price under section 22 (d) (1) (B) and \$29,22 (d)-2 of this part. If the excess falls in goods in process the same adjustment is applicable.

The only 'adjustment to the closing inventory is the cost of the raw material; the processing costs and overhead cost are not changed.

Example (2). Assume the opening inventory had 5 units of raw material, 10 units of goods in process and 20 units of finished goods with the same prices as in Example (1) and the closing inventory had 20 units of raw material, 20 units of goods in process and 10 units of finished goods, with raw material costs as in the closing inventory in example (1).

The adjusted closing inventory would be as follows in so far as the raw material is concerned:

Raw material	Goods in process	Finished goods
20 @ 6\$=\$1.20	15 ⊚ 6¢⇒\$0.90 5 ⊚ 10¢⇒\$0.501	Nonc@64=\$0.00. 10 @ 10¢=\$1.00.

¹ This excess is subject to determination of price under section 22 (d) (1) (B) and §29.22 (d)-2 of this part.

The 20 units of raw material in the raw state plus 15 units of raw material in goods in process make up the 35 units of raw material that were contained in the opening inventory.

When used herein raw material in the opening inventory must be compared with similar raw material in the closing inventory. There may be several types of raw materials, depending upon the character, quality or price, and each type of raw material in the opening inventory must be compared with a similar type in the closing inventory.

In the cotton textile industry there may be different raw materials depending upon marked differences in length of staple, in color or grade of the cotton. But where different staple lengths or grades of cotton are being used at different times in the same mill to produce the same class of goods, such differences

would not necessarily require the classification into different raw materials.

As to the pork packing industry a live hog is considered as being composed of various raw materials, different cuts of a hog varying markedly in price and use. Generally a hog is processed into approximately 10 primal cuts and several miscellaneous articles. However, due to similarity in price and use, these may be grouped into fewer classifications, each group being classed as one raw material.

When the finished product contains two or more different raw materials as in the case of cotton and rayon mixtures, each raw materal is treated separately and adjustments made accordingly.

Upon written notice addressed to the Commissioner by the taxpayer, a taxpayer who has heretofore adopted the elective inventory method in respect to any goods may adopt the method herein authorized and limit the election to the raw material including raw materials entering into goods in process and in finished goods. If this method is adopted as to any specific goods it must be used exclusively for such goods for any previous year (not closed by agreement) to which the previous election applies and all subsequent years, unless permission to change is granted by the Commissioner.

This election may also be limited to that phase in the manufacturing process where a product is produced that is recognized generally as a saleable product, as for example in the textile industry where one phase of the process is the production of yarn. Since yarn is generally recognized as a saleable product the election may be limited to that portion of the process when yarn is produced. In the case of copper and brass processors, the election may be limited to the production of bars, plates, sheets, etc., although these may be further processed into other products.

This election may also apply to any one raw material, when two or more raw materials enter into the composition of the finished product, for example, in the case of cotton and rayon yarn the taxpayer may elect to inventory the cotton only. However, a taxpayer who has previously made an election to use the elective inventory method may not now elect to exclude any raw materials that were covered by such previous election.

(Sec. 62, Internal Revenue Code; 53 Stat. 32: 26 U.S.C., 62)

[SEAL] JOSEPH D. NUNAN, Jr., Commissioner of Internal Revenue.

Approved: October 9, 1944.

JOHN L. SULLIVAN, Acting Secretary of the Treasury.

[F. R. Doc. 44-15639; Filed, Oct. 9, 1944; 3:12 p. m.]

Subchapter C-Miscellaneous Excise Taxes . IT. D. 351

PART 151-REGULATIONS UNDER THE HAR-RISON NARCOTIC LAW, AS AMENDED

NARCOTIC SUPPLIES FOR AIRPLANE LIFE RAFTS

Narcotic Regulations 5 (26 CFR, Cum. Supp., Part 151) relating to taxes applicable with respect to dealings in opium or coca leaves or any compound, manufacture, salt, derivative, or preparation thereof, but only as prescribed and made applicable to the Internal Revenue Code by Treasury Decision 4864, approved February 11, 1939 (26 CFR, Cum. Supp., note, p. 5875), are amended by adding to article 99 (§ 151.99) a paragraph reading as follows:

§ 151.99 Ocean vessels. • •

Subject to a determination by the Commissioner of Narcotics of the necessity and propriety in each case, the owner of civil aircraft of the United States, which are registered under the Civil Aeronautics Act of 1938, as amended, and used in commercial overseas transport, may purchase narcotic drugs or preparations thereof for emergency medical use in, or for stocking, first aid packets or medicine chests on life rafts carried aboard such aircraft. owner, through his chief medical officer, shall submit to the Commissioner of Narcotics a written order on a form provided by the Public Health Service, approved by a Public Health Service medical officer designated by the Surgeon General of the Public Health Service, addressed to any qualified registered manufacturer or dealer in narcotic drugs, covering the narcotic drug items desired, together with a written application addressed to such Commissioner, for approval of the order, stating the number of life rafts to be supplied, the kind and quantity of narcotics per raft packet unit, and the number of such packets to be held in reserve for replacements. If the order covers replenishment units, after the initial supply, the application shall state in detail the circumstances which make replenishment necessary, including an accounting for all narcotics previously disposed of. The Commissioner of Narcotics may require any further explanation of, or information concerning, any order that he may deem necessary. If he shall approve an order, he will forward same with his approval to the prospective vendor who is thereby authorized to supply the drugs to the applicant, but no manufacturer or dealer shall, under this regulation, fill any order which is not accompanied by written approval of such Commissioner. If the Commissioner of Narcotics shall not approve any order, he shall return same to the applicant with written notification of his disapproval.

(Secs. 2559 and 2606, Internal Revenue Code; 53 Stat. 277, 283; 26 U.S.C., 1940 ed., 2559, 2606)

> H. J. Anslinger. Commissioner of Narcotics. HAROLD N. GRAVES, Acting Commissioner of Internal Revenue.

Approved: October 6, 1944.

HERBERT E. GASTON, Acting Secretary of the Treasury.

[F. R. Doc. 44-15659; Filed, Oct. 10, 1944; 10:51 a. m.]

TITLE 32—NATIONAL DEFENSE Chapter VI-Selective Service System [No. 263]

REPLACEMENT SCHEDULE CERTIFICATION AND INDIVIDUAL CERTIFICATION

ORDER PRESCRIBING FORMS

Pursuant to authority contained in the Selective Training and Service Act of 1940, as amended, I hereby prescribe the following change in DSS Forms:

Discontinuance of DSS Form 400, entitled "Replacement Schedule Certification." Discontinuance of DSS Form 401, entitled "Individual Certification." 2

The foregoing discontinuance shall become a part of the Selective Service Regulations effective within the Continental United States immediately upon the filing hereof with the Division of the Federal Register and effective outside the Continental limits of the United States on the 30th day after the date of filing hereof with the Division of the Federal Register.

LEWIS B. HERSHEY.

Director.

OCTOBER 6, 1944.

[F. R. Doc. 44-15640; Filed, Oct. 9, 1944; 3:53 p. m.l

Chapter IX-War Production Board

AUTHOUTY: Regulations in this chapter, unless otherwise noted at the end of documents affected, 4coued under sec. 2 (a), 54 Stat. 676, as amended by 55 Stat. 236 and 56 Stat. 177; E.O. 8024, 7 PR. 323; E.O. 8040, 7 PR. 527; E.O. 9125, 7 PR. 2719; W.P.B. Reg. 1 as amended Dec. 31, 1943, 9 PR. 64.

> PART 1010—Suspension Orders [Suspension Order S-638]

> ZION'S COOPERATIVE MERCANTILE INSTITUTION

Zion's Cooperative Mercantile Institution of Salt Lake City, Utah is a corporation engaged in the wholesale and retail distribution of merchandise. It conducts at 124 Twenty-second Street. Ogden, Utah, a wholesale grocery business in the name of Zion's Wholesale Grocery. On March 20, 1944, it applied to War Production Board for authorization to build an addition to its warehouse at that address at an estimated cost of \$9.000. This application was incomplete and Zion's Cooperative Mercantile Institution was ordered to furnish additional information before the application would be passed upon. Without completing the application, or furnishing the information requested, and without authorization of War Production Board, it began construction of the warehouse addition about March 25, 1944 and completed about 90% of the construction when stopped by order of War Production Board on June 9, 1944. This construction was in violation of Conservation Order L-41, which placed a limit of \$200 on such construction, and with which Zion's Cooperative Mercantile Institution and its officers and employees responsible for the construction were, or should have been, familiar. The viola-

Filed as part of the original document.

tion was wilful or the result of gross negligence.

This violation of Conservation Order I-41 has diverted critical materials to uses not authorized by War Production Board and has hampered and impeded the war effort of the United States of America. In view of, the foregoing it is hereby ordered, that:

§ 1010.638 Suspension Order No. S-638. (a) Neither Zion's Cooperative Mercantile Institution, its successors or assigns, nor any other person, shall do any construction on the premises at 124 Twenty-second Street, Ogden, Utah, including putting up or altering the structure, unless hereafter specifically authorized in writing by the War Production Board.

(b) Nothing contained in this order shall be deemed to relieve Zion's Cooperative Mercantile Institution, its successors or assigns, from any restriction, prohibition or provision contained in any other order or regulation of the War Production Board, except insofar as the same may be inconsistent with the provisions hereof.

Issued this 9th day of October 1944.

WAR PRODUCTION BOARD,
By J. JOSEPH WHELAN,

Recording Secretary.

[F. R. Doc. 44-15641; Filed, Oct. 9, 1944; 4:12 p. m.]

PART 903—DELEGATIONS OF AUTHORITY [Supplementary Directive 1Q, as Amended Oct. 6, 1944]

RATIONING OF TIRES, TIRE CASINGS, TIRE TUBES, GASOLINE, NAPTHA, ETC.

Further delegation of authority with reference to the rationing of tires, tire casings, tire tubes, tire retreading and recapping materials and gasoline.

§ 903.22 Supplementary Directive 1Q. (a) The authority heretofore delegated to the Office of Price Administration by Directive No. 1, § 903.1, is hereby extended to include the exercise of control over:

(1) The sale, transfer, delivery or other disposition of all tires, tire casings, tire tubes, tire retreading and recapping materials, by or to any person;

(2) The use, alteration, mounting, or other disposition of tires, tire casings, tire tubes, tire retreading and recapping materials by any person; and

(3) The sale, transfer, delivery or other disposition of gasoline by any person to any consumer; the use of gasoline by any consumer, the use of gasoline substitutes or gasoline blends by any consumer in a motor vehicle, and the blending of gasoline by any gasoline dealer; and

(4) The sale, transfer, delivery or other disposition of gasoline by any person to any person other than a consumer, to the extent of requiring the delivery of such coupons, certificates or other evidence as the Office of Price Administration may prescribe as a condition to such sale, transfer, delivery or disposition,

(5) The importation by any person, for the personal use of such person, of tires, tire tubes and tire casings.

(6) The sale, transfer, delivery or other disposition of gasoline by any person to any person who stores such gasoline in a drum or other mobile storage facility.

(b) The authority of the Office of Price Administration shall include the power to regulate or prohibit the sale, transfer, delivery or other disposition of tires, tire casings, tire tubes, tire retreading and recapping materials, and gasoline to, or acquisition, use, alteration, mounting or other disposition of said materials and facilities by, any person who has acted in violation of any rationing regulation or order prescribed by the Office of Price Administration.

(c) The authority delegated by this order does not include the power to

limit or restrict:

(1) The quantity of the materials and facilities referred to herein obtainable by the Army, Navy, Marine Corps or Coast Guard of the United States, or by government agencies or other persons to the extent to which they acquire such materials or facilities for export to and consumption or use in any foreign country; and

(2) The manufacture of tires, tire tubes, tire casings, tire retreading and recapping materials, or the manufacture, processing, distilling or refining of gaso-

line; and

(3) The importation, use, sale, transfer, delivery or other disposition of airplane tires, airplane tire casings, or airplane tire tubes.

(4) The importation for testing purposes of tires, tire tubes or tire casings by any manufacturer of camelback, tires, tire tubes or tire casings; and

(5) The importation of bicycle tires, tire tubes or tire casings manufactured in the continental United States, Canada or the British Isles; and

(6) The importation from the Dominion of Canada of tires, tire tubes or tire casings manufactured in the continental United States, Canada or the British Isles; and

(7) The importation of tires, tire tubes or tire casings by diplomatic representatives of any foreign Government, for their personal use or the use of members of their staffs; and

(8) The importation of tires, tire tubes or tire casings by commercial representatives of any foreign Government, for use in their official business.

(d) As used herein:

(1) "Gasoline" means any petroleum product either commonly known or sold as gasoline (including casinghead and natural gasoline) or having an ASTM 50% distillation point lower than 400° F. (ASTM D86-40), and includes, without limitation, rubber solvents, mineral spirits, cleaners' naptha, Stoddard solvents, stove and lamp naptha and V. M. & P. naptha, but does not include, (i) fuel oil as defined in Ration Order 11, (ii) aromatics, synthetic rubber raw materials and other products which are both con-

trolled by an order of the War Production Board and not used or blended for use as fuel in internal combustion engines, (iii) any finished petroleum product having an octane rating of 85 or more (ASTM D357-42T) or any component thereof, used for the propulsion of aircraft, and (iv) liquefied product of petroleum gases.

(2) "Motor vehicle" means any rubbertired self-propelled conveyance the motive power for which is furnished by an internal combustion engine designed for operation by gasoline and which is built primarily for the purpose of transporting persons or property.

(3) "Tire, tire tube, tire casing, and tire recapping and retreading materials" mean any of the foregoing made in whole or in part of any kind of rubber.

or in part of any kind of rubber.

(4) "Rubber" means any form or type of natural, reclaimed, or synthetic rubber or other similar materials.

ber, or other similar materials.
(5) "Person" includes any individual, partnership, corporation, association, business trust, government or government agency, or any organized group of persons whether incorporated or not.

(6) "Consumer" means any person acquiring gasoline for use, including use as a component part of any manufactured article, material, or compound other than gasoline. The term includes dealers and distributors to the extent that they use gasoline, or acquire gasoline for use rather than for transfer.

(7) "Gasoline dealer" means any per-

(7) "Gasoline dealer" means any person engaged in the business of selling or transferring gasoline, except a person who transfers, receives, or uses gasoline in such a manner as to be required to account for the state motor fuel taxes imposed thereon directly to the motor fuel tax administration of a state.

(e) This supplementary directive supersedes the delegation of authority to the Office of Price Administration made by Supplementary Order M-15-c, § 940.4, as amended, Supplementary Directive No. 1-B, § 903.3, as amended, and Supplementary Directive No. 1-H, § 903.9, as amended: Provided, however, That all action heretofore taken (including, without limitation, regulations or orders heretofore issued) by the Office of Price Administration pursuant thereto or pursuant to said supplementary directives as originally issued, is hereby ratified. approved and confirmed, and the authority so delegated shall continue to remain in full force and effect with respect to all such action which is not inconsistent with the terms of this directive, for all purposes including the purpose of allowing or sustaining any suit, action, prosecution or administrative or other proceeding heretofore or hereafter commenced with respect to any violation heretofore committed or right or liability heretofore incurred under or pursuant to the terms thereof.

. Issued this 6th day of October 1944.

WAR PRODUCTION BOARD, By J. A. KRUG,

Chairman.

[F. R. Doc. 44-15643; Filed, Oct. 9, 1944; 4:12 p. m.]

PART 3133—PRINTING AND PUBLISHING [General Conservation Order M-99. Revocation]

OBSOLETE PRINTING PLATES

Section 3133.25 General Conservation Order M-99 is hereby revoked. This revocation does not affect any liability incurred under the order.

Issued this 10th day of October 1944.

WAR PRODUCTION BOARD, By J. JOSEPH WHELAN, Recording Secretary.

[F. R. Doc. 44-15651; Filed, Oct. 10, 1944; 2 10:30 a. m.]

PART 3290-TEXTILES, CLOTHING AND LEATHER

[General Conservation Order M-310, General Direction 5, as Amended Oct. 10, 1944]

RESTRICTION ON PROCESSING OF CATTLEHIDE. CALFSKIN AND KIP

The following amended direction is issued pursuant to General Conservation Order M-310:

Until further notice no tanner shall put into process for his own account in any calendar quarter, in excess of 300% of the monthly average number of cattlehides or calfskins, respectively, which he put into process for his account during 1942.

Until further notice, no tanner shall put into process for the account of others in any calendar quarter in excess of 300% of the monthly average number of cattlehides or calfskins, respectively, which he put into process for the account of others during 1942.

Until further notice, no contractor or converter shall cause to be put into process for his account in any calendar quarter in excess of 300% of the monthly average number of cattlehides or calfskins, respectively, which he caused to be put into process for his account during 1942.

Issued this 10th day of October 1944.

WAR PRODUCTION BOARD. By J. Joseph Whelan, Recording Secretary.

[F. R. Doc. 44-15652; Filed, Oct. 10, 1944; 10:30 a. m.]

PART 3291-CONSUMERS DURABLE GOODS [Limitation Order L-260-a, as Amended Oct. 10, 1944]

FURNITURE AND FURNITURE PARTS

The fulfillment of requirements for the defense of the United States, has created a shortage in the supply of wood and other critical materials for defense, for private account and for export; and the following order is deemed necessary and appropriate in the public interest and to promote the national defense:

§ 3291.66 General Limitation Order L-260-a-(a) What this order does. This order governs the manufacture and distribution of furniture. It restricts the use of certain materials in the production of furniture both for civilian use,

and for all other uses, including Army, Navy or other Governmental orders.

(b) Definitions. For the purposes of this order:

(1) The term "manufacturer" means any person who makes, assembles, finishes or upholsters any new furniture.

(2) "Furniture" as used in this order means all articles commonly known as furniture including, but not limited to, products shown on List I, but not including products shown on List II.

(3) "Wood" means furniture parts and all sawed lumber including round edge, of any size or grade, whether rough, dressed on one or more sides or edges, dressed and matched, shiplapped, worked to pattern, or grooved for splines. The term does not include veneer and allveneer constructed plywood, whether produced or purchased by a manufacturer. Neither does it include slabs, edgings, trims and off-falls less than 3 inches wide or less than 4 feet long when purchased in such form.

(4) "Veneer" means, for the purpose of this order and only for the purpose of this order, a layer of wood 3 inches or less in thickness whether sawn, sliced or

rotary cut.
(5) "Furniture parts" as used in this order means parts, unassembled or assembled, intended for use in the production of furniture, including but not limited to, dimension parts whether or not cut to size, machined or partially machined, carvings, turnings, venetian blind slats, möldings, lumber cores used or purchased as such or in the form of plywood.

(6) "Pattern" means any piece of furniture, whether or not containing wood as defined in paragraph (b) (3), having its own identification mark and selling price, except that for the purpose of this order, two or more pieces of furniture identical in every respect other than color, finishing material, fabric, leather or other outer covering or cover, species of wood or veneer, spring construction, content of metal parts or method of joining shall be considered one pattern, whether or not they have the same selling price. A suite of furniture of two or more different pieces shall constitute two or more patterns.

(7) "Upholstery springs" means any type of spring, intended for use in upholstered furniture, whether flat, colled or otherwise formed, made of metal, including but not limited to, upholsterer's seat springs, spring cushion units, pillow springs, flat or formed under-constructions, spring constructions, spring supporting bars, edgewire and edgewire clips.

(8) "Upholstered furniture" means padded furniture whether or not con-

taining upholstery springs.

(c) Restrictions on use of wood. During any calendar quarter, no manufacturer shall use in the manufacture and crating of furniture more than 21% of the amount of wood which he used for these combined purposes in the calendar year 1943. Use of wood shall be measured in board feet, and wood shall be considered used in the quarter in which it is first changed from the form in which it was received or is first assembled, finished or upholstered. In computing the amount of wood used in items such as furniture parts or as assembled furniture, bought otherwise than by gross board-foot measurement, a manufacturer may convert it to board feet by any reasonable and consistent method.

(d) Restrictions on receipt of wood. No manufacturer shall accept any delivery of wood, which, added to all inventory on hand, including wood in dry kilns, will give him a supply greater than:

(1) 42% of the amount of wood (which requires kiln or air drying prior to use) consumed by him in the production of furniture in 1943.

(2) 21% of the amount of other wood, consumed by him in the production of

furniture in 1943.

(e) Restrictions on patterns. (1) [Deleted Oct. 10, 1944]

(2) On and after June 1, 1944, no manufacturer shall at any one time be engaged in processing, fabricating, assembling or offering for sale in combined total more than 25% of the total number of patterns of furniture offered for sale by him during the month of September, 1941, or 24 patterns, whichever is greater.

(3) [Deleted Oct. 10, 1944] (4) [Deleted Oct. 10, 1944]

(5) The provisions of this paragraph (e) do not apply to the manufacture of the following: (i) venetian blinds; (ii) furniture to fill any order, contract or subcontract placed by or for the account of the Army or Navy of the United States, the United States Maritime Commission, the War Shipping Administration, or the Federal Public Housing Authority.

(1) Restrictions on the use of metal. (1) No manufacturer shall use in the production of upholstered furniture in any calendar quarter more metal upholstery springs than 121/2% by weight of the total weight of metal upholstery springs used by him in the year 1941.

(2) No manufacturer shall use in the production of furniture any steel sheet or strip which is 12 inches or more in

width.

(g) Small manufacturers excluded. This order does not apply to any manufacturer in any quarter in which his sales of furniture are less than \$5,000.00 provided that his sales did not exceed \$20,000.00 in any of the years 1941, 1942, or 1943.

(h) Equitable distribution to retailers. It is the policy of the War Production Board that furniture not required to fill rated orders be distributed equitably to retailers giving due regard to established trade connections and also to the needs of dealers whose usual supplies have been cut off and diverted, and to the increased needs of certain areas caused by war conditions. If voluntary compliance with this policy is not found to be sufficient, the War Production Board may issue directions with respect to sales to specified outlets or to outlets in specified areas.

(1) Finished item deliveries. No person shall deliver, offer for sale, or accept delivery of any furniture or furniture part which he knows or has reason to believe was made, assembled or delivered in violation of this order.

- (j) Reports. All persons affected by this order shall execute and file with the War Production Board such reports as the War Production Board may specify from time to time, subject to the approval of the Bureau of the Budget pursuant to the Federal Reports Act of 1942.
- (k) Appeals. Any appeal from this order should be made on Form WPB-1477 (formerly PD-500) and should be filed with the field office of the War Production Board for the district in which is located the plant to which the appeal relates.
- (1) Applicability of regulations. This order and all transactions affected thereby are subject to all applicable provisions of the regulations of the War Production Board, as amended from time to time.
- (m) Violations. Any person who wilfully violates any provision of this order, or who, in connection with this order, wilfully conceals a material fact or furnishes false information to any department or agency of the United States, is guilty of a crime, and upon conviction may be punished by fine or imprisonment. In addition, any such person may be prohibited from making or obtaining further deliveries of, or from processing or using material under priority control and may be deprived of priorities assistance.
- (n) Communications. All reports required to be filed hereunder and all communications, other than appeals, concerning this order shall, unless otherwise directed, be addressed to the War Production Board, Consumers Durable Goods Division, Washington 25, D. C., Ref.: L-260-a, as amended.

Issued this 10th day of October 1944.

War Production Board, By J. Joseph Whelan, Recording Secretary.

LIST I

This list includes certain items subject to this order. It is not intended to be all inclusive.

Item No.

Description

- 1 Household furniture.
- 2 Porch and lawn furniture including swings and gliders.
- 3 Camp furniture.
- Juvenile furniture including baby cribs, high chairs, toilet chairs, nursery toilet seats, and juvenile bathinettes, play pens, and porch and stair gates, table and chair sets, desk sets.
- 5 Office furniture.
- 6 Restaurant furniture, portable.
- 7 Public building furniture (including furniture for schools, theaters, assembly halls, churches, libraries, hospitals.)
- 8 Office, store fixtures and show cases except refrigerated.
- 9 Venetian blinds.

Item

No. Description

- 10 Barber shop and beauty shop furniture except barber chairs.
- 11 Store display stands and cabinets
- 12 Furniture frames.
- 13 Wooden filing cabinets.
- 14 Telephone booths.
- 15 Folding furniture such as tables, chairs, luggage racks.
- Storage chests and utility cabinets other than permanent fixtures.
- 17 Step stools.
- 18 Reed and rattan furniture.

LIST II

This list includes certain items not covered by this order.

Item

No. Description

- Metal furniture and fixtures subject to Limitation Order L-13-a, except wood filing cabinets containing not more than two pounds of essential operating steel hardware per drawer, and wood typewriter desks containing metal typewriter mechanisms.
- 2 Metal household furniture subject to Limitation Order L-62.
- Bedding products subject to Limitation Order L-49.
 Hospital, medical and surgical furniture
- 4 Hospital, medical and surgical furniture and related equipment subject to Limitation Order I-214.
- 5 Laboratory equipment subject to Limitation Order L-144.
- 6 Refrigerators.
- 7 Wooden lockers, industrial and institutional.
- 8 Wooden shelving.
- 9 Wooden factory and industrial equipment.
- 10 Fixtures specifically designed to be built in or permanently attached.
- 11 Cafeteria and lunch counters.
 - 2 Woodenware.
- 13 Drafting tables.
- 14 Luggage such as footlockers.

INTERPRETATION 1

FURNITURE AND FURNITURE PARTS; REMODEL-ING BY INCLUSION OF SPRINGS

Since the revocation of Order L-135 on January 14, 1944, some question has arisen in connection with the remodeling of padded or upholstered furniture produced prior to that date without springs.

A person who remodels such a completely finished and upholstered item of padded furniture by the mere inclusion of upholstery springs is not engaged in the production of upholstered furniture within the meaning of Order L-260-a, nor is he a "reconditioner" or "repairman" under CMP Regulation No. 9A. However, if a person adds springs to an item of furniture which had not been completely finished and upholstered prior to that date, he is a manufacturer and subject to the restrictions of that order.

Only a limited number of springs are available for this purpose. To the extent that a spring distributor has upholstery springs available which are not required to fill rated orders, he may sell them on unrated orders. (Issued Apr. 18, 1944.)

[F. R. Doc. 44-15653; Filed, Oct. 10, 1944; 10:30 a. m.]

Chapter XI-Office of Price Administration

PART 1351-FOOD AND FOOD PRODUCTS

[MPR 423,1 Amdt. 30]

CEILING PRICES OF CERTAIN FOODS SOLD AT RETAIL IN GROUP 1 AND GROUP 2 STORES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation No. 423 is amended in the following respects:

- 1. In section 28-(a), the item "Grapes" is deleted from list (2) in Table B-I.
- 2. In section 28 (b) (2), the definition of "Grapes" is deleted.

This amendment shall become effective at 12:01 a.m. October 10, 1944.

Issued this 9th day of October 1944.

James G. Rogers, Jr., Acting Administrator.

Approved October 7, 1944.

GROVER B. HILL,

Acting War Food Administrator.

[F. R. Doc. 44-15650; Filed, Oct. 9, 1944; 4:43 p. m.]

PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES

[MPR 426,2 Amdt. 60]

FRESH FRUITS AND VEGETABLES FOR TABLE USE, SALES EXCEPT AT RETAIL

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.*

- 1. In Appendix K of section 15, paragraph (t) (1) is amended to read as follows:
- (1) Apples. The following table applies to the states listed in Column 2 and for the periods specified in Column 4. With respect to those states and those periods, it is substituted for Table 3 in paragraph (f). However, the footnotes to table 3 in paragraph (f) are applicable to this table.

^{*}Copies may be obtained from the Office of Price Administration.

¹9 F.R. 5671, 6829, 7340, 7520, 7937, 9364, 9720, 10259, 10982, 11537, 11711, 11903.

²8 F.R. 16409, 16294, 16519, 16423, 17372; 9 F.R. 790, 902, 1581, 2008, 2023, 2091, 2493, 4030, 4086, 4088, 4434, 4786, 4787, 4877, 5920, 5929, 6104, 6108, 6420, 6711, 7259, 7268, 7434, 7425, 7580, 7583, 7759, 7774, 7834, 8148, 9060, 9090, 9289, 9356, 9509, 9512, 9549, 9785, 9806, 9897, 10192, 10192, 10499, 10877, 10777, 10878, 11350, 11546, 12038.

APPLES PRODUCED IN THE STATES OF INDIANA, ILLINOIS, IOWA, MICCOURT, ORLAHOMA, MANICAS, TENNICIONER, MENTUCKY, AND ADMANSAS

Col. 1	Col. 2	Col. 8	Col. 4	Cel. 5	Cel. 6	Col. 7
Item -	Type, variety, style of pack, etc.	Unit	Ecason	Maximum prises for fruit leaded on car or truck at chipping point	Maximum prices for cales de- livered to any whelecale re- ceiving point in any quantity t	Maximum prices for sales by certain persons in less-than- carlies or less-than-tracklets delivered to the premises of any retail store, Government presurement agency or insti- tutional buyer.
2 3 4 5 6 7 8	Apples graded and packed in the following standard containers— Apple box (WPB L232 No. 1) Apple box (WPB L232 No. 2) Apple box (WPB L232 No. 3) Apple box (WPB L222 No. 5) Bushel Basket (2150.42 Cu. inches)	Per box or bushel.	October -October 31		Col. 8 price plus ireicht (includ- ing 8% immyorialien tax) from edipping polat and plus protective errelealismances.	Col. 6 price plus 70 cents.
10 11 13 14 15 16 17 18	U. S. Standard Barre (7056 Cu. in)		March 6-April 8. April 6-May 5. May 6-June 5. June 6-end of season. October -October 31. November 1-November 15. November 1-I-November 20. December 1-January 5. January 6-February 6. February 6-March 5. March 6-April 8.	377 377 387 387 387 387 387 387 387 387	do.•	Col. 6 price plu: \$2.19.
19 20 21 24 25 26 27 28 29 30 31 32 33	Any of the above containers, the contents of which do not meet the requirements of pack specified for standard containers (see paragraph (b) (3)); and apples graded and packed in any other container.	Per pound	October -October 31 November 1-November 15 November 10-November 50 December 1-January 5 January 6-February 5 February 6-March 5 March 6-April 5 April 6-May 8 May 6-Jane 5 Vune 6-end of scason October -October 31 November 1-November 15 November 16-November 20 December 16-November 20 December 15-January 5 January 6-March 5 March 6-April 6 April 6-April 6 May 6-June 5 May 6-June 5 May 6-June 7 May 6-June 8 May 6-June 7 May 6-June 8 May 6-June 7 May 6-June 8 May 6-June 8 May 6-June 6 M	25555555555555555555555555555555555555)do,!	Col. 6 price plus 1510 cents.
33 35 36 37 39 41 42 43 44	Apples sold graded in bulk (loose withoutcontainers or in containers furnished by the buyer).	1	June 6-cnd of season. October - October 31. November 1-November 15. November 16.—November 15. Jocember 1-January 5. January 6-February 5. February 6-March 5. March 6-April 5. April 6-Moy 5. Moy 6-June 5. Moy 6-June 6.	.0223 .0375 .0323 .0704 .0711 .0711 .0724	}do.!	Col. Gprice plus 1½0 cents.
46 47	Apples sold loose and ungraded (tree- run) in any container.	}Per pound	October -October 31 November 1-November 15 November 16-November 20 December 1-January 5 January 6-February 5 February 6-March 5 Morch 6-A rul 5	623 623 623 623 623 623 623 623	}do.#	Col. 6 price plus 1%2 cents.
55 56 57 58 59 60 61 62	Apples sold ungraded (tree-run) in bulk (loose without containers or in containers furnished by the buyer).	1	April 6-end of season October 31. October - October 31. November 1-November 16. November 10-November 29. December 1-January 5. January 6-February 5. February 6-March 5. March 6-April 5. April 6-end of season.	223 679 679 689 889 889 889	}do.3	Col. 6 príse plus 17/0 cents.

¹See footnote 1 to table 3.

This amendment shall become effective October 9, 1944.

Issued this 9th day of October 1944.

CHESTER BOWLES,

Administrator.

Approved: October 7, 1944.

GROVER B. HILL, Acting War Food Administrator.

[F. R. Doc. 44-15647; Filed, Oct. 9, 1944; 4:44 p. m.]

PART 1439—UNPROCESSED AGRICULTURAL COMMODITIES

[MPR 426,1 Amdt. 61]

FRESH FRUITS AND VEGETABLES FOR TABLE USE, SALES EXCEPT AT RETAIL

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.*

Appendix K of section 15, is amended in the following respects:

1. Table 2 in paragraph (f) is revoked.
2. In Tables A and B in paragraph (g), item 2, in each case is revoked.

This amendment shall become effective at 12:01, October 10, 1944.

Issued this 9th day of October 1944.

CHESTER BOWLES, Administrator.

Approved, October 7, 1944.

GROVER B. HILL,
Acting War Food Administrator.

For the reasons set forth in a statement of considerations accompanying the foregoing amendment, I approve the

4030, 4036, 4088, 4434, 4786, 4787, 4877, 5926, 5929, 6104, 6108, 6420, 6711, 7259, 7263, 7424, 7425, 7580, 7583, 7759, 7774, 7834, 8148, 8066, 9090, 9289, 9356, 9509, 9512, 9549, 9785, 9536, 9897, 10192, 10499, 10877, 10777, 10378, 11350, 11546, 12038.

revocation of maximum prices for table grapes, and find it is necessary in order to correct a gross inequity.

> FRED M. VINSON, Economic Stabilization Director.

[F. R. Doc. 44-15648; Filed, Oct. 9, 1944; 4:43 p. m.]

PART 1499—COMMODITIES AND SERVICES [Rev. SR 14 to GMPR, Amdt. 178]

BULK GROUND BLACK PEPPER

A statement of the considerations involved in the issuance of this amendment has been issued and filed with the Division of the Federal Register.*

Section 1.29 is added to read as follows:

Sec. 1.29 Maximum prices for bulk ground black pepper—(a) Sales in bags. A processor's maximum price for sales of bulk ground black pepper in bags, f. o. b. New York City, shall be 12¢ per pound. A processor's maximum price

^{*}Copies may be obtained from the Office of Price Administration.

¹8 F.R. 16294, 16409, 16423, 16519, 17372; 9 F.R. 790, 902, 1581, 2008, 2023, 2091, 2493,

^{*}See footnote 2 to table 3.

for sales of bulk ground black pepper in bags, f. o. b. any point other than New York City, shall be 12¢ per pound, plus the lowest established less-than-carload rail freight rate from New York City to such point, reduced to a per pound basis.

(b) Sales in other type containers. A processor's maximum price per pound for sales of bulk ground black pepper in containers other than bags, f. o. b. a particular point, shall be the maximum price per pound established by paragraph (a) for a sale in bags, f. o. b. that particular point, adjusted to reflect his established March 1942 per-pound price differential between sales in bags and sales in the type of container in which the pepper is being sold.

(c) Discounts. Processors shall allow as a deduction from their maximum prices the discounts for prompt payment which they customarily allowed during

March 1942.

(d) Definition. (1) "Bulk ground black pepper" means ground black pepper packed in containers of 3 pounds capacity or more.

This amendment shall become effective October 9, 1944.

Issued this 9th day of October 1944.

CHESTER BOWLES, Administrator.

For the reasons set forth in the accompanying statement of considera-tions and by virtue of the authority vested in me by the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9328, I find that the issuance of this amendment is necessary to aid in the effective prosecution of the war and hereby authorize its issuance.

> FRED M. VINSON, Economic Stabilization Director.

[F. R. Doc. 44-15646; Filed, Oct. 9, 1944; 4:45 p. m.]

PART 1418-TERRITORIES AND POSSESSIONS [MPR 373,1 Amdt. 82]

FRESH FRUITS AND VEGETABLES IN HAWAII

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.* 2

Section 21 is amended in the following respects:

1. The table following paragraph (c) (1) is amended by changing the price of two items to read as follows:

•	Wholesale maxi- mum price	Retail maximum price
Garlie	£0.35 per pound	Per pound
Potatoes, U. S. No. 1,	\$4.80 per 100-pound.	\$0.50
whites.	bag.	.07

2. The table following paragraph (d) (1) is amended by adding a new item and by changing the prices of two items to read as follows:

<u>.</u>	Wholesale maximum price	Retail maximum price
Oranges: 100's	Per box \$6.30 6.30 6.30 6.30 6.30 6.30 6.30 6.30	Per dozen \$1.02 .81 .68 .53 .51 .46 .40 .35
Apples: Permains	Per box 4.65 Per crate 4.60	Per pound .15

This amendment shall become effective as of September 8, 1944.

Issued this 10th day of October 1944.

CHESTER BOWLES, Administrator.

[F. R. Doc. 44-15666; Filed, Oct. 10, 1944; 11:30 a. m.]

PART 1418—TERRITORIES AND POSSESSIONS [MPR 373,1 Amdt. 83]

GRANULATED SUGAR IN HAWAII

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith. has been filed with the Division of the Federal Register.*

Maximum Price Regulation 373 is amended in the following respects:

- 1. Section 17 (b) (2) is amended to read as follows:
- (2) Sales of fine granulated sugar to persons other than canners. (i) \$5.50 per one hundred pounds, f. o. b. refinery, when packaged in a paper container. The following differentials are permitted for packaging in other than paper containers:
- (a) 6¢ per 100 lbs. for packaging in a cot-
- ton container.
 (b) 10¢ per 100 lbs. for packaging in a jute container with cotton liners.
- (ii) The primary distributor shall not reduce his discounts and allowances to a particular purchaser or class of purchasers below those which he had in effect as to deliveries during December, 1942, to the same purchaser or class of purchasers. Such discounts and allowances shall be deducted from the maximum price.
- (iii) This maximum price is for a quality and polarization of fine granulated sugar not below the average quality and polarization delivered to persons other than canners during the calendar year
- 2. Section 17 (c) (2) is amended to read as follows:
- (2) Sales of fine granulated sugar to persons other than canners. (i) \$5.25 per one hundred pounds, f. o. b. refinery, when packaged in a paper container. The following differentials are permitted for packaging in other than paper containers:

- (a) 6¢ per 100 lbs. for packaging in a cotton container.
- (b) 10¢ per 100 lbs. for packaging in a juto container with cotton liners.
- (ii) The primary distributor shall not reduce his discounts and allowances to a particular purchaser or class of purchasers below those which he had in effect as to deliveries during December 1942 to the same purchaser or class of purchasers. Such discounts and allowances shall be deducted from the maximum price.

This amendment shall become effective September 8, 1944.

Issued this 10th day of October 1944.

CHESTER BOWLES. Administrator.

[F. R. Doc. 44-15667; Filed, Oct. 10, 1944; 11:30 a. m.]

PART 1418-TERRITORIES AND POSSESSIONS IMPR 373.1 Amdt. 841

TARO AND POI IN HAWAII

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Section 49 is amended to read as fol-

Sec. 49. Ceiling prices for taro and poi-(a) What this section covers. This section fixes ceiling prices for all sales of wetland taro, poi, sub-standard poi, and readymixed poi in the Territory of Hawaii.

(b) Ceiling prices for sales of wet-land taro. Ceiling prices for sales of wetland taro which has been pulled, sacked in sacks furnished by the buyer, and delivered at roadside, shall be:

•	Oahu	Other Islands
Grade A taro	Cents per pound 3. 0 2. 4	Cents per pound 3, 35 2, 16

(c) Ceiling prices for sales of poi, substandard poi, and ready-mixed poi at wholesale and at retail. (1) Ceiling prices for sales of pol, sub-standard pol, and ready-mixed poi at wholesale and retail shall be:

*	Sales at whole- sale		Sales at retail	
	Oahu	Other islands	Oahu	Other Islands
Poi Substandard poi Ready-mixed poi	Cents per pound 11 9	Cents per pound 8 0 4	Cents per pound 13 11 9	Cents per pound 10

Wholesalers may add 1% to the ceiling prices listed above on sales to buyers who

do not have a gross income license.
(d) Inability to price. Any person who is unable to determine his ceiling price for any sale of wetland taro, pol, substandard poi, and ready-mixed poi under

¹⁹ F.R. 8830, 9288, 9289, 9891, 9902, 9907, 10305, 11544, 11545, 11961, 12090.

this section shall apply the provisions of section 9a of this regulation for the establishment of such maximum price.

(e) Definitions. When used in this

section, the term:

(1) "Grade A taro" means taro suitable for poi manufacture which meets the specifications set forth under the title, "Suggested Hawaiian Grades on Taro for Poi Manufacture" in Agricultural Circular #156, Revised November 15, 1943, prepared by the Agricultural Economic Division, Agricultural Extension Service, University of Hawaii.

(2) "Marketable quality taro" means any taro suitable for poi manufacture which does not meet the specifications of

Grade A taro.

(3) "Poi" means the unadulterated product of the edible taro root made into a paste, which shall contain not less than 30% of total solids.

- (4) "Sub-standard poi" means the unadulterated product of the edible taro root made into a paste, which contains less than 30%, but not less than 26%, of total solids.
- (5) "Ready-mixed pol" means strained poi mixed with water which contains less than 26%, but not less than 18%, of total solids.
- solids.

 (6) "Sale at wholesale" means any sale, including a sale by a manufacturer, other than a retail sale.
- (f) Records and invoices. In addition to the records required by the provisions of section 10 of this Maximum Price Regulation No. 373, sellers making sales covered by this section other than at retail shall at the time of delivery furnish the buyer with an invoice or sales memorandum showing the name and address of the seller and buyer, the kind, quantity, and grade of the commodity sold and the price charged or received therefor.

This amendment shall become effective as of September 14, 1944.

Note: The reporting and record-keeping requirements of this amendment have been approved by the Bureau of the Budget in accordance with the Federal Reports Act of 1942.

Issued this 10th day of October 1944.

CHESTER BOWLES,
Administrator.

[F. R. Doc. 44-15668; Filed, Oct. 10, 1944; 11:30 a. m.]

PART 1351—FOOD AND FOOD PRODUCTS
[RPS 52,1 Amdt. 1]

PEPPER

A statement of the considerations involved in the issuance of this amendment has been issued simultaneously herewith and filed with the Division of the Federal Register.*

Revised Price Schedule No. 52 is amended in the following respect:

- 1. Section 1351.101 is amended to read as follows:
- § 1351.101 Prohibition of sales above maximum prices for whole pepper. (a) Regardless of any contract or other obligation:
 - ¹7 F.R. 1308, 2132, 8948.

(1) No person shall sell, offer to sell, deliver or transfer whole pepper at higher prices than the maximum prices established by this schedule, nor shall any person attempt to do the foregoing.

(2) No person shall purchase, offer to purchase, import or receive whole pepper at higher prices than the maximum prices established by this schedule, nor shall any person attempt to do the foregoing.

2. Section 1351.102 is amended to read as follows:

§ 1351.102 Export sales. Maximum prices at which a person may export whole pepper shall be determined in accordance with the provisions of the Second Revised Maximum Export Price Regulation, as amended.

3. Section 1351.111 (b) is amended by amending the phrase "Lampong Black Pepper _____ 6.50" to read "Lampong Black Pepper _____ 10.00".

This amendment shall become effective October 9, 1944.

Issued this 9th day of October 1944.

CHESTER BOWLES,

Administrator.

For the reasons set forth in the accompanying statement of considerations and by virtue of the authority vested in me by the Emergency Price Control Act of 1942, as amended, and Executive Orders 9250 and 9328, I find that the issuance of this amendment is necessary to aid in the effective prosecution of the war and hereby authorize its issuance.

FRED M. VINSON, Economic Stabilization Director.

[F. R. Doc. 44-15645; Filed, Oct. 9, 1944; 4:46 p. m.]

PART 1351—FOOD AND FOOD PRODUCTS
[MPR 422,1 Amdt. 29]

CEILING PRICES OF CERTAIN FOODS SOLD AT RETAIL IN GROUP 3 AND GROUP 4 STORES

A statement of the considerations involved in the issuance of this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.*

Maximum Price Regulation No. 422 is amended in the following respects:

- In section 39 (a), the item "Grapes" is deleted from list (2) in Table B-L.
- 2. In section 39 (b) (2), the definition of "Grapes" is deleted.

This amendment shall become effective at 12:01 a.m. October 10, 1944.

Issued this 9th day of October 1944.

James G. Rogens, Jr., Acting Administrator.

Approved: October 7, 1944.

GROVER B. HILL,
Acting War Food Administrator.

[F. R. Doc. 44-15619; Filed, Oct. 9, 1944; 4:43 p. m.]

TITLE 49—TRANSPORTATION AND RAILROADS

Chapter I—Interstate Commerce Commission

[8. 0. 242]

PART 95—CAR SERVICE

DIMIURRAGE CHARGES ON EOX CARS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 7th day of October, A. D. 1944.

It appearing, that box cars are being delayed unduly in loading and unloading, thus impeding and diminishing the use, control, supply, movement, distribution, exchange, interchange, and return of such cars; in the opinion of the Commission an emergency exists requiring immediate action to prevent a shortage of railroad equipment and congestion of traffic.

It is ordered, that:

Demurrage charges on box cars. (a) After the expiration of the free time allowed by tariffs lawfully on file with this Commission, the demurrage charges on a box car held for loading or unloading which is not loaded or unloaded within the free time shall be \$2.20 per car per day or a fraction thereof for the first two (2) days; \$5.50 per car per day or a fraction thereof for the third and fourth days; and \$11 per car per day or a fraction thereof for each succeeding day.

(b) Application—(1) Average agreements. Detention occurring on and after the effective date of this order on all box cars held for loading or unloading shall not be included in, or computed on the basis of, any average agreement, but, except as otherwise provided in this order or in the orders set forth in paragraph (b) (3), said box cars shall otherwise be subject to the car demurrage rules and charges set forth in tariffs lawfully on file with this Commission.

(2) Intrastate. The provisions of this order shall apply to intrastate as well as

interstate traffic.

(3) Service orders. The provisions of this order shall not be construed to affect the provisions of Service Order No. 70-A (8 F.R. 14624-25) of October 22, 1943, or Service Order No. 135 (8 F.R. 9569) as amended (8 F.R. 10941).

(4) Domestic and transshipments. Except as provided in paragraph (b) (3) on and after the effective date of this order the provisions of this order shall apply to detention to any box car held for loading or unloading at any inland point or at any port, whether for domestic loading or unloading or for transshipment by water. The number of days a box car has been held prior to the effective date of this order shall determine the charges applicable on that box car on the first full demurrage day and all subsequent demurrage days occurring after the effective date of this order.

(5) Demurrage charges substituted for charges for storage of freight in box cars. (1) The operation of all tariff rules, regulations, and charges for storage of freight in box cars at or short of ports consigned or reconsigned for ex-

¹9 F.R. 5059, 6328, 6951, 7339, 7529, 7337, 9334, 9719, 10258, 10382, 11507, 11711, 11901.

port, coastwise or intercoastal movement is suspended insofar as inconsistent with this order.

(ii) In lieu of the charges for storage of freight in box cars at or short of ports suspended in subparagraph (5) (i) above, the applicable charges for detention of box cars held at or short of ports for unloading freight consigned or reconsigned for export, coastwise or intercoastal movement shall be the demurrage charges prescribed in paragraph (a) of this order.

(c) Expiration. This order shall expire at 7.00 a. m., November 19, 1944.

(d) Tariff provisions suspended. The operation of all tariff rules, regulations, or charges insofar as they conflict with the provisions of this order is hereby suspended.

(e) Announcement of suspension. Each railroad, or its agent shall publish, file, and post a supplement to each of its tariffs affected thereby, in substantial accordance with the provisions of Rule 9 (k) of the Commission's Tariff Circular No. 20 (§ 141.9 (k) of this chapter) announcing the suspension of the operation of any of the provisions therein, and establishing the substituted provisions set forth herein. (40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4, 54 Stat. 901; 49 U.S.C. 1 (10)-(17))

It is further ordered, that this order shall become effective at 7:00 a.m., October 19th, 1944; that a copy of this order and direction shall be served upon each State Commission and upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that notice of this order be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

By the Commission, Division 3.

[SEAL]

W. P. BARTEL, Secretary.

[F. R. Doc. 44-15660; Filed, Oct. 10, 1944; 11:06 a. m.]

[S. O. 80, Amdt. 23]

PART 95-CAR SERVICE

GRAIN PERMITS

At a session of the Interstate Commerce Commission, Division 3, held at its office in Washington, D. C., on the 9th day of October, A. D. 1944.

Upon further consideration of the provisions of Service Order No. 80 (8 F.R. 8514), as amended (codified as § 95.19. of Title 49 (C.F.R.):

It is ordered, That the city of Noblesville, Indiana, shall be included in the Indianapolis, Indiana, market area. (40 Stat. 101, sec. 402, 41 Stat. 476, sec. 4,

54 Stat. 901, 49 U.S.C. 1 (10)-(17))

It is further ordered, That this amendment shall become effective October. 11, 1944; that copies of this amendment be served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and that

notice of this amendment be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C.

By the Commission, Division 3. W.P. BARTEL, [SEAL]

[F. R. Doc. 44-15672; Filed, Oct. 10, 1944; 11:36 a. m.]

Secretary.

Notices

INTERSTATE COMMERCE COMMIS-SION.

[S. O. 70-A, Corrected Special Permit 567] RECONSIGNMENT OF ORANGES AT NORFOLK.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70–A insofar as it applies to the reconsignment at Norfolk, Virginia, October 6, 1944, by Associated Fruit Distributors of California, of car SFRD 32314, oranges, now on the Virginian Railway to Philadelphia, Pa.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 6th day of October 1944.

> V. C. CLINGER, Director, Bureau of Service.

[F. R. Doc. 44-15661; Filed, Oct. 10, 1944; 11:06 a. m.]

[S. O. 70-A, Special Permit 568]

RECONSIGNMENT OF POTATOES AT KANSAS CITY. Mo.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Kansas City, Missouri, October 6, 1944, by Colorado Potato Growers through the American Refrigerator Transit Company of car PFE 75721, potatoes, now on the Missouri Pacific Railroad, to Colorado Potato Growers, Little Rock, Arkansas (Mo.-Pac.), because of railroad error in not notifying shipper of arrival. The waybill shall show reference to this

special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal

Issued at Washington, D. C., this 6th day of October 1944.

> V. C. CLINGER. Director, Bureau of Service.

[F. R. Doc. 44-15662; Filed, Oct. 10, 1944; 11:06 a. m.]

[S. O. 70-A, Special Permit 569]

RECONSIGNMENT OF CELERY AT MINNE-APOLIS, MINN.

Pursuant to the authority vested in me by paragraph (f) of the first ordering paragraph (§ 95.35, 8 F.R. 14624) of Service Order No. 70-A of October 22, 1943, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard entirely the provisions of Service Order No. 70-A insofar as it applies to the reconsignment at Minneapolis, Minnesota, October 6, 1944, by D. L. Plazza Company of car PFEX 52279, celery, now on the C. R. I. & P. Railway to Duluth, Minne-

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 6th day of October 1944.

> V. C. CLINGER. Director. Bureau of Service.

[F. R. Doc. 44-15663; Filed, Oct. 10, 1944; 11:07 a. m.]

[S. O. 241, Special Permit 1]

LOADING AND TRANSPORTING OF GRENACHE GRAPES FROM FONTANA, CALIF.

Pursuant to the authority vested in me by paragraph (e) of the first ordering paragraph of Service Order No. 241 of October 4, 1944, permission is granted for any common carrier by railroad subject to the Interstate Commerce Act:

To disregard the provisions of Service Order No. 241 insofar as it applies to the loading and transporting of car SFRD 38540, Grenache grapes, from Fontana, California, to Detroit, Michigan, to be shipped by Donato Laurenzio. Loading commenced October 4, 1944.

The waybill shall show reference to this special permit.

A copy of this special permit has been served upon the Association of American Railroads, Car Service Division, as agent of the railroads subscribing to the car service and per diem agreement under the terms of that agreement; and notice of this permit shall be given to the general public by depositing a copy in the office of the Secretary of the Commission at Washington, D. C., and by filing it with the Director, Division of the Federal Register.

Issued at Washington, D. C., this 6th day of October 1944.

> V. C. CLINGER, Director. Bureau of Service.

[F. R. Doc. 44-15664; Filed, Oct. 10, 1944; 11:07 a. m.]

OFFICE OF ALIEN PROPERTY CUSTO-DIAN.

[Vesting Order 500A-99]

· COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned after investigation:

- 1. Finding that each and all of the identified persons to whom reference is made in Colmun 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;
- 2. Determining, therefore, that the property described as follows:

All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individ-uals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, accoclations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified percons are named elsewhere in this order or in cald Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any,

described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republi-cation, translation, arrangement, dramatiza-tion and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwice asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of

the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or revesting, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation de-scribed in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national

hereby yests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodlan a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothin herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on Au-·gust 8, 1944.

[SEAL]

JAMES E. MARKHALL Alien Property Custodian.

Column 1	Column 2	Celumn 3	o Column 4	Column 5
Copyright Nos.	Titles of works	Names and last known nationalities of authors	Names and last known addresses of Gwners of copyrights	Identified persons whose interests are being vested
Unknown	Nueva Coronica y Buen Govierno, 1936	Felipe Guaman Pema de Ayala (nationality not established).	Institut d'Ethnologie, Paris, France (nationality, Franch).	Owner.

Exmisit A

[F. R. Doc. 44-15610; Filed, Oct. 9, 1944; 11:08 a. m.]

[Vesting Order 500A-100]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows:

All right, title, interest and claim of what-soever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A:

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every iccue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsover kind or nature, and of each and all other works designated by the titles therein cet forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or revesting, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Allen Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim. The terms "national" and "designated

enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on August 8, 1944.

[SEAL] JAMES E. MARKHAM, Alien Property Custodian.

	• .,			
Column 1	Column 2	Column 3	Column 4	Column 5
Copyright Nos.	Titles of works	Names and last known nationalities of authors	Names and last known addresses of owners of copyrights	Identified persons whose interests are being vested
UnknownUnknown	Kunst und Kultur von Peru	Max Schmidt of Germany (national- ity, German). Hermann Büscher (nationality not established).	Propyläen-Verlag, G. m. b. H., Berlin, Germany (nationality, German). R. Himmelheber & Co., Hamburg, Germany (nationality, German).	Author and owner. Owner.

[F. R. Doc. 44-15611; Filed, Oct. 9, 1944; 11:07 a. m.]

[Vesting Order 500A-101]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identifled persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the prop-

erty described as follows:
All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are

named elsewhere in this order or in said

Exhibit A, in, to and under the following: a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatiza-tion and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically design nated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or revesting, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals

of one or more foreign countries;
3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on August 9, 1944.

[SEAL] James E. Markham. Alien Property Custodian,

Exminit A

Column 1	Column 2 `	Celumn 3	Column 4	Column 5
Copyright Nos.	Titles of works	Names and lost known notionalities of authors	Names and last known addresses of owners of copyrights	Identified persons whose interests are being vested
A for. 2058	Einleitung in die mengenlehr, 3 aufl., 1923	Adolf Frankel of Germany (nationality, German).	Julius Springer Linkstr. 29/24, Ber- lin, Germany (nationality, German).	Author and owner.
A for. 18726	Anschauliche geometrie, 1932	David Hilbert u. Etclin Cohn-Veccon, of Germany (nationalities, German).	Julius Springer Linketr. 22/24. Ber-	Authors and owner.
A for.39199	Grundzüge der theoretischen Logik. 2 nuf. (Die grundlehren der mathematischen wissenschaf- ten, Bd. 27) 1933.	David Hilbert; Wilkelm Acker- mann, of Germany (nationalities, German).	Julius Springer Linketr 23:24, Berlin, Germany (nationality, German).	Authors and owner
A for. 33316	Vorlesungen über höhere geometrie. 3 nufl. 1923	Felix Kieln; W. Bleechke, bearb, und hrsz., of Germany (nationalities, German).	Julius Springer Linkstr. 2224, Berlin, Germany (notionality, German).	Authors and owner.
A fcr.38945	Vorlesungen über nicht Euklidische geometrie, für den druck new bearbeitet von W. Rosemann 1928.	Felix Klein of Germany (nationality,	Julius Springer Linketr. 2724, Berlin, Germany (nationality, German).	Author and owner.
A for. 44529	Einfuhrung in die algebraische geometrie. (Die grundlehren der mathematischen wissenschaften, Band Li) 1939.	Bartel L. Van der Wasselen (nationality, not established).	Julius Springer Linketr. 23,24, Berlin, Germany (nationality, German).	Owner.

[F. R. Doc. 44-15612; Filed, Oct. 9, 1944; 11:07 a. m.]

[Vesting Order 500A-102]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nation-

als of one or more foreign countries;
2. Determining, therefore, that the prop-

erty described as follows:

All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the following: a. Each and all of the copyrights, if any,

described in said Exhibit A:

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatiza-tion and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically

designated by copyright number;
c. Every licence, agreement, privilege,
power and right of whatcoever nature arising under or with respect to any or all of

the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwice, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or revesting, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by cald Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on August 9, 1944.

[SEAL] JAMES E. MARKHAM. Alien Property Custodian.

EXHIBIT A

Column 1	Column 2	Celumn 3	Column 4	Column 5
Copyright Nos.	, Titles of works	Names and last known nationalities of authors	Names and lest known addresses of owners of copyrights	Identified persons whose interests are being vested
Unknown	Organische Fluorverbindungen (Sammlung chem- ischer und chemischtechnischer Vorträge N. F., H. 28), 1936.	Wilhelm Beckemüller (nationality not established).	F. Enke, Stuttgart, Germany (nationality, German).	Owner.
Unknown	Fortschritte in der anorganisch-chemischen In- dustrie. 1921-1940, 5 vols, in 13.	Adolf Brauer and Jean D'Aus (na-	Julius Springer, Berlin, Germany (na- tionality, German).	Owner.
Unknown	Trocknung von Formen und Kernen in der Giesserei. 1942.	Waldemar Callenberg (nationality not established).	Glacierel-Verlag Dilatelders, Germany (nationality, German).	Owner.
Unknown	Tantomerie und Mesomerie, Gleichgewicht und "Resomanz" (Sammlung chemischer und chemisch-technischer Vorträge. N. F., H. 40), 1938.	Bernd Eistert (mattenality not estab- lished).	P. Enko Stuttgart, Germany (na- tionality, German).	Owner.

EXHIBIT A-Continued

			,	
Column 1	Column 2	Column 8	Column 4	Column 5
Copyright Nos.	Titles of works	Names and last known nationalities of authors	Names and last known addresses of owners of copyrights	Identified person whose interests are being vested
for. 18902	Praktische Kinematik und Kinetostatik. 1932. (Ergebnisse der Mathematik und ihrer Grenzgebiete 1. vol. 2)	Karl Federhofer (nationality not established).	Julius Springer, Berlin, Germany (nationality, German).	Owner.
nknown	chieto 1. vol., 2). Dio Filtration mit aktivierten Kieselguren (Sammlung chemischer und chemisch-technischer Vorträge, N. F., H. 46), 1941. Lehrbuch der Kriegschirurgie. 3. umgearb. Aufi.,	Jurai Ferenyi (nationality not established).	F. Enke, Stuttgart, Germany (nationality, German).	Owner.
nknown	Lage, N. F., H. 40), 1941. Lehrbuch der Kriegschirurgie. 3. umgearb. Aufl.,	Carl August Otto Franz (nationality	Julius Springer, Berlin, Germany	Owner.
Jnknown	Quantitative Bestimmungs- und Trennungs- methoden. (Handbuch der analytischen Ohemie. 3. Teil) vols. 1a, 2a, 3. v. 1a (Elemente der ersten Hauptgruppe). v. 2a(Elemente der zweiten Hauptgruppe). v. 3. (Elemente der 3. Hauptgruppe), 1940-1942. Die chemische Emissions-Spektral-Analyse. 3. Teil. Tabellen zur qualitativen Analyse. 2. verb. Auflage. 1942. Metall-technisches Taschenbuch. (Lesezeichen und Maszstab für Teilablesungen der Dia- gramme laid in.) 1939. Kurzes Handbuch der Brennstoff und Feuerungs- technik, 1942. Handbuch der experimentellen Pharmakologie.	not established). Remigius Fresenius and Gerhart Jander (nationalities not estab- lished).	Julius Springer, Berlin, Germany (nationality, German). Julius Springer, Berlin, Germany (nationality, German).	Owner.
nknown	v. 3. (Elemente der 3. Hauptgruppe), 1940-1942. Die chemische Emissions-Spektral-Analyse. 3. Teil. Tabellen zur qualitativen Analyse. 2.	Walther Gerlach und Else Riedl (nationalities not established).	Johann Ambrosius Barth, Leipzig, Germany (nationality, German).	Owner.
nknown	Metall-technisches Taschenbuch. (Lesezeichen und Maszstab für Tellablesungen der Dia-	William M. Guertler (nationality not established).	Johann Ambrosius Barth, Leipzig-Ger- many (nationality, German).	Owner.
nknown	Kurzes Handbuch der Brennstoff und Feuerungs-	Wilhelm Gumz (nationality not estab-	Julius Springer, Berlin, Germany (na-	Owner.
	Herausg, v. Arthur Heffter. Fortgeführt v. W.	lished). Unknown	Julius Springer, Berlin, Germany (nationality, German). Julius Springer, Berlin, Germany (nationality, German).	Owner.
/nknown for. 36883	Heubner, 1920–1941. Graphische Tafeln zur Beurteilung statistischer Zahlen, 1943. Die Fernrohre und Entfernungsmesser, 1937	Siegiried Koller (nationality not estab- lished). Albert König (nationality not estab-	T. Steinkopff, Dresden, Germany (nationality, German). Julius Springer, Berlin, Germany (na-	Owner.
	Das optische Verhalten gelöster Elektrolyte. (Sammlung chemischer und chemisch-tech- nischer Vorträge, N. F., H. 26). 1936. Kurzes Handbuch der Polymerisations-Technik,	lished). Gustav Kortüm (nationality not established).	tionality, German). F. Enke, Stuttgart, Germany (nationality, German).	Owner.
nknown	nischer Vorträge, N. F., H. 25). 1936. Kurzes Handbuch der Polymerisations-Technik, 1940–41, 2 vols.	Franz Krczil (nationality not estab- lished).	Akademische Verlagsgesellschaft, Leip- zig, Germany (nationality, Ger- man).	Owner.
for. 48455	Technik der tiesen Temperaturen. 1941	Johannes Antonius van Lammeren (nationality not established).	Julius Springer, Berlin, Germany (na-	Owner.
nknown	Chemisch-technische Vorschriften. 3. erweiterte und völlig neubearb. Auflage, 4 vols. 1923-24.	Otto Lange (nationality not estab-	Spamer, Leipzig, Germany (nationality, German).	Owner.
for43627	Thermodynamik der Verbrennungskraftmasch- inen. 1939. (Die Verbrennungskraftmaschine	Hans List (nationality not established).	Julius Springer, Berlin, Germany (nationality, German). Spamer, Leipzig, Germany (nationality, German). Julius Springer, Wien, Germany (nationality, German).	Owner.
nknown	Abgase, Technik ihrer Entrussung, Entstaubung	Carl Loeser (nationality not estab- lished).	Gebruder Borntraeger, Berlin, Ger-	Owner.
nknown	Chemisch-technische Vorschriften. 3. erweiterte und völlig neubearb. Auflage, 4 vols. 1923-24. Thermodynamik der Verbrennungskraftmaschinen. 1939. (Die Verbrennungskraftmaschine H. 2.) Abgase, Technik ihrer Entrussung, Entstaubung und Entgiftung. 1940. Die Theorie elastischer Gewebe und ihre Anwendung auf die Berchnung blegsamer Platten. 2 verbesserte Auflage. 1932. Die genaue Berechnung von Trägerrosten. 1942	Henry Marcus (nationality not estab- lished).	Gebruder Borntraeger, Berlin, Germany (nationality, German). Julius Springer, Berlin, Germany (nationality, German).	Owner,
nknown	Die genaue Berechnung von Trägerresten. 1942	Ernst Melan (nationality not estab- lished).	Julius Springer, Wien, Germany (na- tionality, German).	Owner.
Inknown	Metallkeramik. Die Herstellung von Metallkör- pern aus Metallpulvern, Sintermetallkunde und Metallpulverkunde. Unter Mitwirkung von Dr. Erna Hoffman. #3., völlig umgearb. und verm. Aufl. 1943.	Franz Skaupy (nationality not established).	veriag Chemie, Berlin, Germany (na- tionality, German).	Owner.
nknown	Deutsche Verkstoffe, 1942	Victor Pöschl (nationality not estab-	F. Enke, Stuttgart, Germany (na-	Owner.
	Praktische Getriebelehre, vol. 1, 1931	Kurt Rauh (nationality not estab-	Julius Springer, Berlin, Germany (nationality, German).	Owner.
for. 47834	Grundriss der Farbenlehre der Gegenwart. (Wissenschaftliche Forschungsberichte, Naturwissenschaftliche Reihe, Bd. 51), 1940. Chemischer Bautenschutz. (Technische Fortschrittsberichte. Bd. 46), 1941. Die Dynamik der Verbrennungskraftmaschine.	lished). Manfred Richter (nationality not established).	 F. Enke, Stuttgart, Germany (nationality, German). Julius Springer, Berlin, Germany (nationality, German). T. Steinkopii, Dresden-Leipzig, Germany (nationality, German). 	Owner.
nknown	Chemischer Bautenschutz. (Technische Fort- schrittsberichte. Bd. 46), 1941.	A. W. Rick (nationality not estab- lished).	T. Steinkopff, Dresden, Germany (nationality, German).	Owner.
	1942	Hans Schrön (nationality not estab- lished).	tionality, German).	Owner.
nknown	Mathematik für Naturwissenschaftler und Chemiker. 3. erweit. Auflage, 1942. Mikrophotographie. 1939.	i i	T. Steinkops, Dresden, Germany (nationality, German).	
for. 44884		Gerhardt Stade and H.• Staude (nationalities not established).	Akademische Verlagsgesellschaft, Leipzig, Germany (nationality,	Owner.
nknown	Der Kondensator in der Fernmeldetechnik (Physik und Technik der Gegenwart, Abtlg.	Georg Straimer (nationality not established).	nationality, German). Akademische Verlagsgesellschaft, Leipzig, Germany (nationality, German). S. Hirzel, Leipzig, Germany (nationality, ality, German)	Owner.
nknown	Verstärker und Empfänger. (Lehrbuch der drahtlosen Nachrichtentechnik vol. 4), 1943.	M. J. O. Strutt (nationality not established).	Julius Springer, Berlin, Germany (nationality, German).	Owner.
. for. 25807	Der Kondensator in der Fernmeldetechnik (Physik und Technik der Gegenwart, Abtig. Fernmeldetechnik, Bd. 0, 1932. Verstärker und Empfänger. (Lehrbuch der drahtlosen Nachrichtentechnik vol. 4), 1943. Molekülistruktur; Bestimmung von Molekul- strukturen mit physikalischen Methoden. (Struktur und Eigenschaften der Materie in Einzeldarstellungen. Bd. 14), 1934. Absolutkolorimetrie. 1939.	M. J. O. Strutt (nationality not established). Herbert Arthur Stuart (nationality not established).	Julius Springer, Berlin, Germany (nationality, German). Julius Springer, Berlin, Germany (na- tionality, German).	Owner.
nknown	Absolutkolorimetrie. 1939.	Alfred Thiel (nationality not estab-	Walter do Gruyter, Berlin, Germany	Owner.
nknown	Elementare und elementare transzendente Funk- tionen (Unterstufe) (Praktische Funktionen-	lished). Friedrich Tölke (nationality not established).	Walter do Gruyter, Berlin, Germany (nationality, German). Julius Springer, Berlin, Germany (na- tionality, German).	Owner.
nknown	lehre vol. 1.), 1943. Ballistik, 2 Aufi. neubearbeitet und herausgegeben	Karl Theodor Vahlen (nationality not	Willter de Gruyter, Berlin, Germany	Owner.
nknown	lehre vol. 1.), 1943. Ballistik. 2 Aufl. neubearbeitet und herausgegeben unter Mitwirkung von Alfred Klose, 1942. Die Verfahren der anorganisch-ehemischen Industrie. Jahresberichte über die Patente und die technische Literatur der Industrieländer. Bearb. u. herausg. v. W. Siegol. 2 vols., 1935-1937. Kinetik der Phasenbildung. (Die chemische Reaktion Bd. 4), 1933. Gewinnung der höheren Fettsäuren durch Oxydation der Kohlenwasserstoffe. (Moderne fett-chemische Technologie Ht. 2), 1940. Verderben der Selfen; Ursachen und Verhütung. (Moderne fettchemische Technologie. Heft 1), 1933.	established). Unknown	Wilter de Gruyter, Berlin, Germany (nationality, German). Urban und Schwarzenberg, Wien- Berlin, Germany (nationality, Ger- man).	Owner.
for. 44876	u. herausg. v. W. Siegol. 2 vols., 1935-1937. Kinetik der Phasenbildung. (Die chemische	Max Volmer (nationality not estab-	·	Owner,
nknown	Reaktion Bd. 4), 1939. Gewinnung der höheren Fettsäuren durch Oxydation der Kohlenwasserstoffe. (Moderne lett-	lished). Franz Wittka (nationality not estab- lished).	T. Steinkopff, Dresden, Germany (nationality, German). Johann Ambrosius Barth, Leipzig, Germany (nationality, German).	Owner,
for 44053	chemische Technologie Hft. 2), 1940. Verderben der Selfen: Ursachen und Verhütung-	Franz Wittka (nationality not estab- lished).	Johann Ambrosius Barth, Leipzig, Germany (nationality, German).	Owner.

[Vesting Order 500A-103]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the prop-erty described as follows:

All right, title, interest and claim of what-

soever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Ru-mania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named

elsewhere in this order or in said Exhibit Λ_{\bullet} in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwice acserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature aris-ing under or with respect to any or all of the

foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing:

e. All rights of renewal, revision or revesting, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate concultation and certification, required by cald Executive order or act or otherwise; and 4. Deeming it necessary in the national

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on August 16, 1944.

JAMES E. MARKHALI, [SEAL] Alien Property Custodian.

Exhibit A

Column 1	Column 2	Column 3	Column 4	Column 5
Copyright No.	Titles of works	Names and last known nationalities of authors	Names and last known addresses of owners of copyrights	Identified persons whose interests are being vested
A for, 47598	Die Mechanischen eigenschaften verschieden feuchter hölzer im temperaturbereich von -209 bis +200° C. (Mit 34 bildern und 3 zahlentafeln) (VDI-forschungsbeit 403. Ausgaba B Band 11 July/August 1940). 1940.	Franz Kollmann of Germany (nation- olity, German).	VDI-verlag, G. m. b. H. Dorothgemetr. 49, Berlin, Germany (nationality, German).	Author and owner.

[F. R. Doc. 44-15614; Filed, Oct. 9, 1944; 11:03 a. m.]

[Vesting Order 500A-104]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows:

All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, acco-ciations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified percons are

named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every ictue, edition, publication, republica-tion, translation, arrangement, dramatiza-tion and revision thereof, in whole or in part, of whatevever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise ascerted, and whether or not specifically desig-

nated by copyright number;
c. Every licence, agreement, privilege
power and right of whatscever nature aris privilege, ing under or with respect to any or all of

the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or revesting, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at' Washington, D. C., on August 16, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

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Ехнівіт А

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Column 1	Column 2	Column 3	Column 4	Column 5
Copyright No.	Titles of works	Names and last known nationalities of authors	Names and last known addresses of owners of copyrights	Identified persons whose interests are being vested
A for. 44342	Geschichte der islamischen Volker und Staaten, 1939.	Carl Brockelmann of Germany (nationality, German).	R. Oldenbourg Glückstr. 8, München, Germany (nationality, German).	Author and owner.

[F. R. Doc. 44-15615; Filed, Oct. 9, 1944; 11:08 a. m.]

[Vesting Order 500A-105]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Under the authority of the Trading With the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identifled persons to whom reference in made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the cpyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows:

All right, title, interest and claim of whatsoever kind of nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A:

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filled with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to-law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or revesting, if any, in any or all of the foregoing; f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligations described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and 4. Deeming it necessary in the national interest:

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on August 17, 1944.

[SEAL]

James E. Markham, Alien Property Custodian.

Exminit A

Column 1	Column 2	Celumn 3	Column 4	Column 5
Copyright No.	Titles of works	Names and last known nationalities of authors	Names and last known addresses of owners of copyrights	Identified persons whose interests are being vested
A for, 28905	Vorlesungen fiber allgemeine funktionentheorie und elliptische funktionen, von Adolf Hur- witzHrsg. und ergänzt durch einen ab- schnitt über geometrische funktionentheorie von R. Courant2 vollständig umgearb. und verm. aufl., mit 123 textfiguren.	Adelf Hurwitz and R. Ceurant (na- tionalities not established).	Julius Springer Linketr. 23/24 Berlin, Germany (nationality, German).	Owner.

[F. R. Doc. 44-15616; Filed, Oct. 9, 1944; 11:08 a. m.]

[Vesting Order 500A-106]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A, as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the prop-

erty described as follows:

All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are

named elsewhere in this order or in raid Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwice accerted, and whether or not specifically designated by copyright number;

c. Every licence, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the

foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other cmolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or re-

vesting, if any, in any or all of the foregoing; f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by raid Executive order or act or otherwise; and 4. Deceming it necessary in the national interest;

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Allen Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy Quntry, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form AFC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on August 25, 1944.

[SEAL] JAMES E. MARKHAM,
Alien Property Custodian.

EXHIBIT A

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Column 1	Column 2	Column 3	Column 4	Column &
Copyright Nos.	Titles of works	Names and last known nationalities efauthers	Names and last known addresses of swiners of copyrights	Identified persons whose interests are being vested
Unknown	Theorie der Elektrizität. Vollständig neubearb. von Richard Becker. 1928. Only vol. 2, Elek- trodentheorie, 6 vollständig neubearb. Aufl. 1933.	Max Abraham (nationality not estab- lished).	B. G. Teubrer, Lelpziz, Germany (nationality, German).	Owner.
Unknown	Nierensteine und ihre operative Behandlung.	Hans Werner Beeminghous (notion-	Georg Thiome, Leipzig, Germany (na-	Owner.
Unknown	1943. Ebene Grundwasserströmungen mit Ircler Obcr- fläche. 1942.	ality not established). Max Breitenider (nationality not ex- tablished).	tionality, German). Julius Sprinser, Berlin, Germany (na- tionality, German).	Owner.
Unknown	Nichtmetallische Werkstoffe. 1943 (Lehrbücher	Hermann Karl Gustav Burmeleter	Winter, Leipzig, Germany (nation-	Owner.
Unknown	der Feinwerktechnik, Bd. 10). Praktikum der Pharmakognosie. 1942	(nationality not established). Robert Walter Fischer (nationality not established).		Owner.
Unknown	Vom Aufbau der Getriebe. 1943. v. 1: Die Entwicklungslehre der Getriebe.	Rudelf Franks (nationality not estab- lished).		Owner.
Unknown	Ergänzungen zur Experimentalphysik. 1942	Heinrich Greinscher (nationality not		Owner.
Unknown	zu den Erscheinungen des Ferromagnetismus	established) H. Haalek, (nationality not estab- lished).	tionality, German) Akademische Verlaggeellichaft, Leipzig, Germany (nationality, Ger-	Owner.
Unknown	und zum erdmagnefischen Feld. 1942. Die Bearbeitung des Aluminums. 3. erweit. und verb. Aufl. 1943.	Ehrhard Herrmann and E. Zurbrüzz (nationalities not established).	man). Akademicska Verlaggesellesbalt Leip- zig, Germany (nationality, German).	Owecr.

EXHIBIT A-Continued

Column 5 lentified persons whose interests
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[F. R. Doc. 44-15617; Filed, Oct. 9, 1944; 11:08 a. m.]

[Vesting Order 500A-107]

Copyrights of Certain Foreign Nationals

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A, and/or (c) in Column 5 of said Exhibit A, and/or listed in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

nationals of one or more foreign countries;
2. Determining, therefore, that the property described as follows:

All right, title, interest and claim of whatsoever kind or nature, under the statutory
and common law of the United States and
of the several States thereof, of each and all
of the identified persons to whom reference
is made in Column 5 of said Exhibit A, and
also of each and all other unidentified individuals who, as of the date of this order,
are residents of, and of each and all other
unidentified corporations, partnerships, associations or business organizations of any
kind or nature which, as of the date of this
order, are organized under the laws of, or

have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or revesting, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

of one or more foreign countries;
3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Exocutive order or act or otherwise; and

4. Deeming it necessary in the national interest:

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States,

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property

Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on August 25, 1944.

[SEAL]

James W. Markham, Alien Property Custodian.

Column 1	Column 2	Column 3	Column 4	Column 5
Copyright Nos.	Titles of works	Names and last known nationalities of authors	Names and last known addresses of owners of copyrights	Identified persons whose interests are being vested
Unknown	Theorie der Differentialgleichungen: Vorlesungen aus dem Gesamtgebiet der Gewöhnlichen und der Partiellen Differentialgleichungen Pub- lished in 1930. Copyrighted 1923.	Ludwig Bisherbash (nationality not established).	Julius Springer, Berlin, Germany (na- tionality, German).	Owner.
Unknown	Vorlesungen über Differential—Geometrie 1. Elementare Differential—Geometrie. Published in 1930. Copyrighted 1924.	Wilhelm Blassbke (notionality not established).	Julius Springer, Berlin, Germany (na- tlanality, German).	Ounce.
A. for. 33281	Vorlesungen über die Entwicklung der Mathe- matik im 19. jahrhundert, t. 1. 1926.	Felix Klein of Germany (nationality, German).	Julius Springer, Linketr. 23/24 Berlin,	Owner and author.
A for. 37800	Vorlesungen über die entwicklung der mathe- matik im 19. jahrhundert. t. 2. Die grund- begriffe der invariantentheorie und ihr eindringen in die mathematische physik, Für den druck bearbeitet von R. Courant und St. Cohn-Yossen. 1927.	Felix Kicin of Germany (nationality, German).	Germany (nationality, German). Julius Springer Linkett, 2724 Berlin, Germany (nationality, German).	Author and owner.
Unknown	Die Theorie der Gruppen von Endlicher Ord- nung. Published in 1937. Copyrighted in 1927.	Andreas Speicer of Germany (nationality, German).	Julius Springer, Linketr. 23 24 Berlin, Germany (nationality, German).	Author and owner.

[F. R. Doc. 44-15618; Filed, Oct. 9, 1944; 11:03 a. m.]

[Vesting Order 500A-108]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Column 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries

2. Determining, therefore, that the prop-

erty described as follows:

All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any,

described in said Exhibit A;
b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatiza-tion and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise as-serted, and whether or not specifically des-

ignated by copyright number; c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the

foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, reversion or revesting, if any, in any or all of the foregoing;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property constitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Allen Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form AFC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on August 29, 1944.

[SEAL] JAMES E. MARKHAM, Alien Property Custodian.

EXHIBIT A

Column 1	Column 2	Column 8	Column 4	Column 5
Copyright Nos.	Titles of works	Names and last known nationalities of authors	Names and last known addresses of owners of copyrights	Identified persons whose interests are being vested
Unknown Unknown Unknown	Lehrbuch der Elektronenroehren, Volume 3, 1929. Existenzphilosophie, 1938 Die Methoden der Fermentforschung, 1940	Henrich Barkhausen (nationality not established). Karl Jaspers (nationality not established). Prof. Dr. O. Bamann of Tuebingen and Prof. Dr. Karl Myrback of Stockholm (nationalities, German and Swedish).	8. Hirzel, Leipzig, Germany (nationality, German). Walter do Gruyter & Co., Berlin-Leipzig, Germany (nationality, German). Georg Thieme, Verlag, Leipzig, Germany (nationality, German).	Owner. Owner and Prof. Dr. O. Bamanu of Tue- bingen.

[F. R. Doc. 44-15619; Filed, Oct. 9, 1944; 11:09 a. m.]

[Vesting Order 500A-109]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identified persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Exhibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the numbers, if any, of which are listed in Col-umn I, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the property described as follows:

All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature'which, as of the date of this order, are organized under the laws of, or have their principal places of business in, Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any, described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and whether or not specifically designated by copyright number;

c. Every license, agreement, privilege, power and right of whatsoever nature arising under or with respect to any or all of the

foregoing;

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with re-

spect to any or all of the foregoing; /
e. All rights of renewal, reversion or revesting, if any, in any or all of the fore-

going;

f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property con-stitutes interests held therein by, na-

tionals of one or more foreign countries;
3. Having made all determinations and taken all action, after appropriate consulta-tion and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms" national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of said Executive order.

Executed at Washington, D. C., on August 29, 1944.

[SEAL] JAMES E. MARKHAM, Alien Property Custodian.

`Ехнівіт A

Column 1	/ Column 2	Column 3	Column 4	Column 5
Copyright Nos.	Titles of works	Names and last known nationalities of authors	Names and last known addresses of owners of copyrights	Identified persons whose interests are being vested
Unknown	Alkylperoxyde Und Ozonide, 1931	Alfred Rieche (nationality not estab- lished).	Theodor Steinkopfi Dresden und Leipzig, Germany (nationality, German).	Owner.

[F. R. Doc. 44-15620; Filed, Oct. 9, 1944; 11:09 a. m.]

[Vesting Order 500A-110]

COPYRIGHTS OF CERTAIN FOREIGN NATIONALS

Under the authority of the Trading with the Enemy Act, as amended, and Executive Order No. 9095, as amended, and pursuant to law, the undersigned, after investigation:

1. Finding that each and all of the identifled persons to whom reference is made in Column 5 of Exhibit A attached hereto and made a part hereof (the names of which persons are listed (a) in Column 3 of said Exhibit A as the authors of the works, the titles of which are listed in Column 2, and the copyright numbers, if any, of which are listed in Column 1, respectively, of said Ex-hibit A, and/or (b) in Column 4 of said Exhibit A as the owners of the copyrights, the

numbers, if any, of which are listed in Col-umn 1, and the titles of the works covered by which are listed in Column 2, respectively, of said Exhibit A, and/or (c) in Column 5 of said Exhibit A as others owning or claiming interests in such copyrights) are nationals of one or more foreign countries;

2. Determining, therefore, that the prop-

erty described as follows:

All right, title, interest and claim of whatsoever kind or nature, under the statutory and common law of the United States and of the several States thereof, of each and all of the identified persons to whom reference is made in Column 5 of said Exhibit A, and also of each and all other unidentified individuals who, as of the date of this order, are residents of, and of each and all other unidentified corporations, partnerships, associations or business organizations of any kind or nature which, as of the date of this order, are organized under the laws of, or have their principal places of business in Germany, Italy, Japan, Bulgaria, Hungary, Rumania and/or any territory occupied by one or more of such six named countries, whether or not such unidentified persons are named elsewhere in this order or in said Exhibit A, in, to and under the following:

a. Each and all of the copyrights, if any,

described in said Exhibit A;

b. Every copyright, claim of copyright and right to copyright in each and all of the works described in said Exhibit A and in every issue, edition, publication, republication, translation, arrangement, dramatization and revision thereof, in whole or in part, of whatsoever kind or nature, and of each and all other works designated by the titles therein set forth, whether or not filed with the Register of Copyrights or otherwise asserted, and

whether or not specificially designated by copyright number;

c. Every license, agreement. power and right of whatsoever nature aris ing under or with respect to any or all of the foregoing:

d. All monies and amounts, and all right to receive monies and amounts, by way of royalty, share of profits or other emolument, accrued or to accrue, whether arising pursuant to law, contract or otherwise, with respect to any or all of the foregoing;

e. All rights of renewal, revision or revesting, if any, in any or all of the foregoing; f. All causes of action accrued or to accrue at law or in equity with respect to any or all of the foregoing, including but not limited to the right to sue for and recover all damages

and profits and to ask and receive any and all remedies provided by common law or statute for the infringement of any copyright or the violation of any right or the breach of any obligation described in or affecting any or all

of the foregoing;

is property payable or held with respect to copyrights, or rights related thereto, in which interests are held by, and such property con-stitutes interests held therein by, nationals of one or more foreign countries;

3. Having made all determinations and taken all action, after appropriate consultation and certification, required by said Executive order or act or otherwise; and

4. Deeming it necessary in the national

hereby vests in the Alien Property Custodian the property hereinbefore described in subparagraph 2, to be held, used, administered, liquidated, sold or

Exump A

otherwise dealt with in the interest of and for the benefit of the United States.

Such property and any or all of the proceeds thereof shall be held in a special account pending further determination of the Alien Property Custodian. This shall not be deemed to limit the powers of the Alien Property Custodian to return such property or the proceeds thereof, or to indicate that compensation will not be paid in lieu thereof, if and when it should be determined that such return should be made or such compensation should be paid.

Any person, except a national of a designated enemy country, asserting any claim arising as a result of this order may file with the Alien Property Custodian a notice of his claim, together with a request for a hearing thereon, on Form APC-1, within one year from the date hereof, or within such further time as may be allowed by the Alien Property Custodian. Nothing herein contained shall be deemed to constitute an admission of the existence, validity or right to allowance of any such claim.

The terms "national" and "designated enemy country" as used herein shall have the meanings prescribed in section 10 of

said Executive order.

Executed at Washington, D. C., on August 29, 1944.

[SEAL]

JAMES E. MARKHAII. Alien Property Custodian.

Exhibit A							
Column 1	Column 2	Celumn 3	Celumn 4	Column 5			
Copyright Nos.	Titles of works	Names and last known nationalities of authors	Names and last known addresses of owners of copyrights	Identified persons whose interests are being vested			
Unknown	Der elektrische Strom in Hochvakuum und in Gasen. 1943 (Physik und Technik der Gegen-	Jeachim Deces and Georg Mierdel (nationalities not established).	S. Hirzel, Leipziz, Germany (nationality, German).	Owner.			
Unknown	wart Abtlg. Fernmeldetechnik bd. 12). Tafeln elementarer Funktionen. 1940	Fritz Emde (nationality not estab-	B. G. Teubner, Lelpziz, Germany (nationality, German).	Owner.			
Unknown	Einführung in die Vierpoltheorie der elektrischen Machrichtentechnik. 3., verbesserte Aufl. 1943.	Richard Feldtkeller (nationality not established).	S. Hirzel, Leipziz, Germany (nationality, German).	Owner			
Unknown		Volker Fritzeh (nationality not estab-	R. Oldenbourg, Munchen und Berlin, Germany (nationality, German).	Owner.			
A. for. 39439 and A for. 15849.			Knapp, Halle, Germany (nationality, German).	Owner.			
Unknown		Erwin Lehr (nationality not estab-	Walter de Gruyter, Berlin, Germany (nationality, German).	Owner.			
Unknown	Lebrbuch der organischen Chemie. 1924, 1925, 1926, 1928, 1929. vol. 1. 2; vol. 2, 1.; vol. 2, 2; vol. 2, 4; vol. 2, 5.		Walter de Grüyter, Berlin, Germany (nationality, German).	Owner.			
Unknown	Die Zersetzungserscheinungen der Mctalle. 1943	Gerhard Schikerr (nationality not established).	Jehann Ambrecius, Barth, Leipzig, Germany (pationality: German).	Owner.			
A. for. 40031	Handbuch der Lichttechnik. 1938		Germany (nationality, German). Julius Springer, Berlin, Germany (nationality, German).	Owner.			
Unknown	Die Wolken. 1936		Akademische Verlagsgesellschaft, Leipzig, Germany (nationality, Ger- man).	Owner.			
A for. 24913	Der schleuderguss. 1934	Anten Väth (actionality not estab- lished).	V. D. I. Verlag, Berlin, Germany	Owner.			
Unknown	Fortschritte der Hochfrequenztechnik. 2 Aufl., 1941. vol. I.	Fritz Vilble and Jonathan Zennee's (nationalities not established).	(nationality, German). Akademicehe Verlagmecelischaft, Leipzig, Germany (nationality, German).	Owner.			

[F. R. Doc. 44-15621; Filed, Oct. 9, 1944; 11:09 a. m.]

OFFICE OF PRICE ADMINISTRATION.

IMPR 188, Amdt. 55 to Order A-11 BUILDING BRICK AND TILE ADJUSTMENT OF MAXIMUM PRICES

An opinion accompanying this amendment, issued simultaneously herewith, has been filed with the Division of the Federal Register.

Paragraph (a) (41) is added to Order No. A-1 to read as follows:

(41) Modification of maximum prices for building brick (common and face, except ceramic glazed), structural clay hollow building tile (except ceramic glazed ware), and clay drain tile (glazed and unglazed). (i) The manufacturers' maximum prices established pursuant to Maximum Price Regulation No. 188, as amended, for building brick (common and face, except ceramic glazed), produced in the States of Arkansas, Louisiana, Oklahoma, and Texas. may be increased by adding an amount not in excess of \$1.75 per thousand for standard size brick to the f. o. b. plant prices or delivered prices. If a manufacturer had an established differential in price during the month of March 1942 for non-standard sizes of building brick (common and face, except ceramic glazed), he may convert the adjustment granted herein for standard size brick on the basis of the conversion factors or formula in use by him during March 1942 in establishing a price differential between the standard size brick and the non-standard size brick under this adjustment,

(ii) The manufacturers' maximum prices established pursuant to Maximum Price Regulation No. 188, as amended, for structural clay hollow building tile (except ceramic glazed ware), and clay drain tile (glazed and unglazed), produced in the area described in (i) above, may be increased by adding thereto an amount not in excess of \$.72 per ton to the f.o. b. plant prices or delivered prices.

(iii) Any reseller purchasing building brick (common and face, except ceramic glazed), structural clay hollow building tile (except ceramic glazed ware), and clay drain tile (glazed and unglazed) for resale from any manufacturer who has adjusted his maximum prices in accordance with subdivision (i) or (ii), above, may increase his maximum prices, established under the General Maximum Price Regulation, by a dollars-and-cents amount not exceeding his actual dollars-and-cents increase in cost resulting from the increase permitted in subdivisions (i) and (ii) above.

(iv) The maximum prices established herein shall be subject to cash, quantity, and other discounts, transportation allowances, services, and other terms and conditions of sale at least as favorable as the seller extended or rendered on comparable sales to purchasers of the same class during March 1942.

(v) Any price adjustments granted prior to October 11, 1944, by the Price Administrator or any Regional Administrator for any seller of brick, building tile, or drain tile, covered by the provisions set forth above, are hereby revoked.

This Amendment No. 55 shall become effective October 11, 1944.

Issued this 10th day of October 1944.

CHESTER BOWLES,

Administrator.

[F. R. Doc. 44-15665; Filed, Oct. 10, 1944; 11:30 a. m.]

WAR FOOD ADMINISTRATION.

[P. & S. Docket No. 1673]

KENNETT, MURRAY & WHITING

ORDER OF INQUIRY AND SUSPENSION, AND NOTICE OF HEARING

This proceeding is instituted pursuant to the provisions of Title III of the Packers and Stockyards Act, 1921, as amended (7 U.S.C. 1940 ed. 181 et seq.), hereinafter referred to as the act, and the following allegations are made:

- 1. The respondents comprise a partnership consisting of Kennett-Murray Co., a partnership, and P. R. Whiting, an individual, doing business as Kennett. Murray & Whiting, and are registered under the act as a dealer to buy and sell livestock and to render services in assembling, handling, loading, and shipping supervision in connection with livestock sold at and shipped from the Fort Wayne Union Stock Yards, Fort Wayne, Indiana, which stockyard has been ascertained by the Secretary of Agriculture to be a "stockyard" as that term is defined in the act, and notice of such finding has been given to the owner and to the public as required by the act.
- 2. Pursuant to the provisions of the act, the respondents have heretofore filed and put into effect schedules of rates and charges for their services.
- 3. On or about September 7, 1944, the respondents made, filed, and published, effective October 9, 1944, a new schedule of rates and charges designated as Supplement No. 1 to Tariff No. 1, which rates and charges are materially greater than those set forth in their tariff now in effect and on file.
- 4. On September 7, 1944, the respondents gave notice of the proposed increase in rates to the Office of Price Administration, as required by the amendment to the Emergency Price Control Act of 1942 (Pub. L. No. 729, 77th Cong., 2nd Sess.), effective October 2, 1942, Executive Order No. 9250 (7 F.R. 7871) and Directive No. 1 of the Director of Economic Stabilization (7 F.R. 8758).
- 5. There is reason to believe that the increases in rates and charges proposed by the respondents are not justified and that such proposed increases in rates are, in fact, unreasonable and unlawful.

6. It is concluded that a proceeding under Title III of the act should be instituted for the purpose of determining the reasonableness and lawfulness of the rates and charges proposed in Supplement No. 1 to Tariff No. 1 filed by the respondents and of all other rates and charges of the respondents, and of any rule, regulation, or practice affecting such rates and charges, and whether any stockyard service is rendered by the respondents without making a lawful charge therefor; and that, pending a hearing and decision in such proceeding, the operation of Supplement No. 1 to Tariff No. 1, filed by the respondents, should be suspended and its use deferred.

Accordingly, the operation and use of Supplement No. 1 to Tariff No. 1, filed by the respondents on or about September 7, 1944, effective October 9, 1944, is herewith suspended and deferred until the expiration of thirty days from and after such time as the tariff would otherwise go into effect. Notice of such suspension is herewith given and the respondents are notified that a hearing covering the allegations made herein will be held before an examiner at a time and place of which the respondents will have at least ten days' notice. At such hearing, the respondents and all other interested persons will have a right to appear and present such evidence with respect to the matters and things alleged as may be relevant and material. All interested persons who may wish to appear and present evidence relative to the issues in this proceeding shall notify the Hearing Clerk, Office of the Solicitor, United States Department of Agriculture, Washington, D. C., within twenty days from the date of the publication of this order. A copy hereof shall be served upon the respondents by registered mail, and publication of this order shall be made in the Federal Register.

Done at Washington, D. C., this 9th day of October 1944.

THOMAS J. FLAVIN,
Assistant to the
War Food Administrator.

[F. R. Doc. 44-15654; Filed, Oct. 10, 1944; 11:09 a. m.]